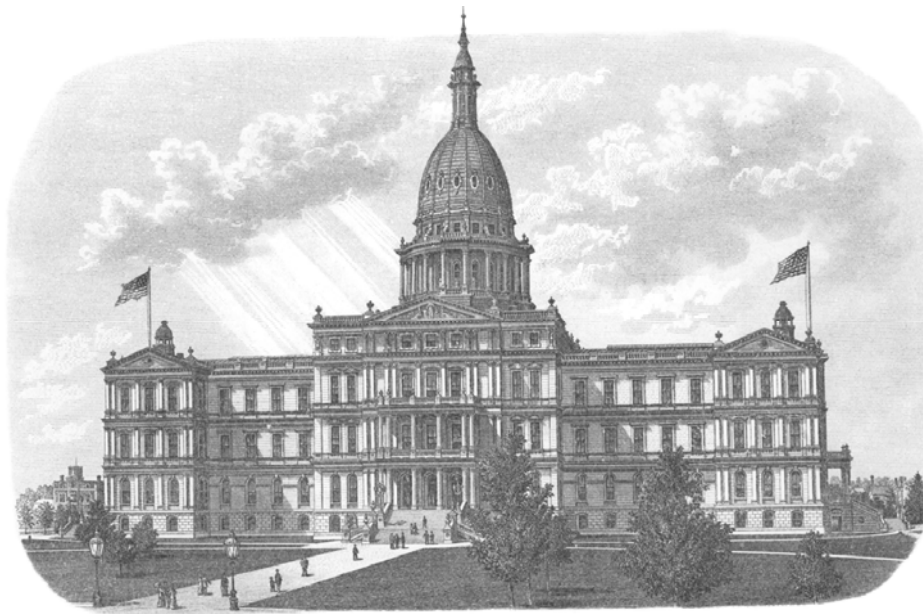


# Michigan Register

Issue No. 17– 2015 (Published October 1, 2015)



# GRAPHIC IMAGES IN THE MICHIGAN REGISTER

## COVER DRAWING

### *Michigan State Capitol:*

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

## PAGE GRAPHICS

### *Capitol Dome:*

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19<sup>th</sup> century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

### *East Elevation of the Michigan State Capitol:*

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

# Michigan Register

Published pursuant to § 24.208 of  
The Michigan Compiled Laws



Issue No. 17— 2015

(This issue, published October 1, 2015, contains  
documents filed from September 1, 2015 to September 15, 2015)

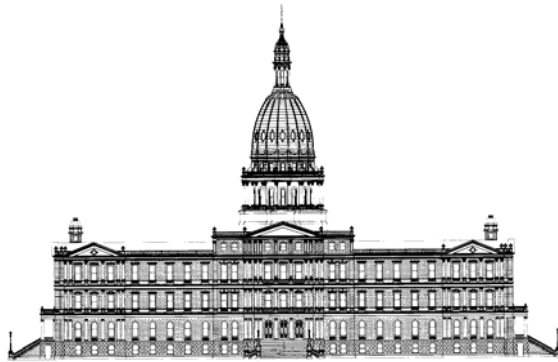
Compiled and Published by the  
**Office of Regulatory Reinvention**

© 2015 by Office of Regulatory Reinvention, State of Michigan  
All rights reserved.  
Printed in the United States of America

**Michigan Register (ISSN 0892-3124).** Published twice per month, with a cumulative index, by the Office of Regulatory Reinvention, pursuant to §24.208 of the Michigan Compiled Laws. Subscription \$400.00 per year, postpaid to points in the U.S. First class postage paid at Lansing, Michigan. Direct all mail concerning subscriptions to Office of Regulatory Reinvention, Romney Building – Second Floor, 611 W. Ottawa, Lansing, MI 48909

**Mike Zimmer**, Director, Licensing and Regulatory Affairs; **Deidre O’Berry**, Administrative Rules Specialist for Operations and Publications.

**Rick Snyder, Governor**



**Brian Calley, Lieutenant Governor**

---

## PREFACE

---

### PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The Office of Regulatory Reform publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

**24.208 Michigan register; publication; cumulative index; contents; public subscription; fee; synopsis of proposed rule or guideline; transmitting copies to office of regulatory reform.**

Sec. 8.

(1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules.
- (f) Administrative rules filed with the secretary of state.
- (g) Emergency rules filed with the secretary of state.
- (h) Notice of proposed and adopted agency guidelines.
- (i) Other official information considered necessary or appropriate by the office of regulatory reform.
- (j) Attorney general opinions.
- (k) All of the items listed in section 7(m) after final approval by the certificate of need commission under section 22215 of the public health code, 1978 PA 368, MCL 333.22215.

(2) The office of regulatory reform shall publish a cumulative index for the Michigan register.

(3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.

(4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the office of regulatory reform may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.

(5) An agency shall electronically transmit a copy of the proposed rules and notice of public hearing to the office of regulatory reform for publication in the Michigan register.

**4.1203 Michigan register fund; creation; administration; expenditures; disposition of money received from sale of Michigan register and amounts paid by state agencies; use of fund; price of Michigan register; availability of text on internet; copyright or other proprietary interest; fee prohibited; definition.**

Sec. 203.

- (1) The Michigan register fund is created in the state treasury and shall be administered by the office of regulatory reform. The fund shall be expended only as provided in this section.
- (2) The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs of preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of the Michigan register at a price determined by the office of regulatory reform not to exceed the cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the office of regulatory reform shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the office of regulatory reform shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the office of regulatory reform shall be made available in the shortest feasible time after it is made available to the office of regulatory reform.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The office of regulatory reform shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

**CITATION TO THE MICHIGAN REGISTER**

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

**CLOSING DATES AND PUBLICATION SCHEDULE**

The deadlines for submitting documents to the Office of Regulatory Reinvention for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The Office of Regulatory Reinvention is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, Office of Regulatory Reinvention, Ottawa Building – Second Floor, 611 W. Ottawa Street, Lansing, MI 48909.

### **RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE**

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

### **SUBSCRIPTIONS AND DISTRIBUTION**

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$400.00 per year. Submit subscription requests to: Office of Regulatory Reinvention, Ottawa Building – Second Floor, 611 W. Ottawa Street, Lansing, MI 48909. Checks Payable: State of Michigan. Any questions should be directed to the Office of Regulatory Reinvention (517) 335-8658.

### **INTERNET ACCESS**

The *Michigan Register* can be viewed free of charge on the Internet web site of the Office of Regulatory Reinvention: [www.michigan.gov/orr](http://www.michigan.gov/orr).

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the Office of Regulatory Reinvention Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Mike Zimmer, Director  
Licensing and Regulatory Affairs



## 2015 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
1	January 15, 2015	February 1, 2015
2	February 1, 2015	February 15, 2015
3	February 15, 2015	March 1, 2015
4	March 1, 2015	March 15, 2015
5	March 15, 2015	April 1, 2015
6	April 1, 2015	April 15, 2015
7	April 15, 2015	May 1, 2015
8	May 1, 2015	May 15, 2015
9	May 15, 2015	June 1, 2015
10	June 1, 2015	June 15, 2015
11	June 15, 2015	July 1, 2015
12	July 1, 2015	July 15, 2015
13	July 15, 2015	August 1, 2015
14	August 1, 2015	August 15, 2015
15	August 15, 2015	September 1, 2015
16	September 1, 2015	September 15, 2015
17	September 15, 2015	October 1, 2015
18	October 1, 2015	October 15, 2015
19	October 15, 2015	November 1, 2015
20	November 1, 2015	November 15, 2015
21	November 15, 2015	December 1, 2015
22	December 1, 2015	December 15, 2015
23	December 15, 2015	January 1, 2016
24	January 1, 2016	January 15, 2016

# CONTENTS

---

## ADMINISTRATIVE RULES FILED WITH SECRETARY OF STATE

---

### Department of Licensing and Regulatory Affairs

#### Director's Office (2012-113)

Psychology – General Rules .....2-20

### Department of Licensing and Regulatory Affairs

#### Director's Office (2012-116)

Physical Therapy – General Rules .....21-37

### Department of Natural Resource

#### Law Enforcement Division (2013-043)

Watercraft Rented to Public.....38-40

### Department of Licensing and Regulatory Affairs

#### Workers' Compensation Agency (2015-008)

Workers' Compensation Health Care Services – Part 9 Billing .....41-46

### Department of Health and Human Services

#### Children's Services Agency (2015-045)

Child Placing Agencies.....47-50

### Department of Corrections

#### General Rules (2015-052)

General Rules.....50-50

---

## NOTICE OF PROPOSED AND ADOPTED AGENCY GUIDELINES

---

### Department of Licensing and Regulatory Affairs

#### Public Service Commission

Guideline Applicable to Documents Filed Electronically .....53-54

---

## EXECUTIVE ORDERS AND EXECUTIVE REORGANIZATION ORDERS

---

### Executive Order No. 12

Creation of Pipeline Safety Advisory Board .....56-60

---

## OTHER OFFICAL INFORMATION

---

### Department of Health and Human Services

Repeal PA 124 of 1979 .....62-62

---

**MICHIGAN ADMINISTRATIVE CODE TABLE**

---

Table (2015 Session) .....	64-77
----------------------------	-------

---

**CUMULATIVE INDEX**

---

Cumulative Index (2015) .....	78-82
-------------------------------	-------

---

**BILLS SIGNED INTO LAW OR VETOED**

---

Appendix Table 1 (2015 Session) (Legislative Service Bureau Pages (1-15)).....	83-83
--	-------

---

**ADMINISTRATIVE RULES**  
**FILED WITH THE SECRETARY OF STATE**

---

*MCL 24.208 states in part:*

*“Sec. 8. (1) The Office of Regulatory Reinvention shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

\*       \*       \*

*(f) Administrative rules filed with the secretary of state.”*

---

**ADMINISTRATIVE RULES**

---

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

PSYCHOLOGY - GENERAL RULES

Filed with the Secretary of State on September 15, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16145(3), 18223(1), and 18233(2) of 1978 PA 368, MCL 333.16145(3), 333.18223(1) and 333.18233(2) and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-1 and 2011-4, 330.3101, 445.2001, 445.2011, and 445.2030)

R 338.2501, R 338.2502, R 338.2504, R 338.2505, R 338.2505a, R 338.2506, R 338.2507, R 338.2507a, R 338.2510, R 338.2510a, R 338.2511, R 338.2511a, R 338.2513, R 338.2514, R 338.2515, and R 338.2516 of the Michigan Administrative Code are rescinded, and R 338.2521, R 338.2523, R 338.2527, R 338.2529, R 338.2541, R 338.2543, R 338.2545, R 338.2547, R 338.2549, R 338.2551, R 338.2553, R 338.2555, R 338.2561, R 338.2563, R 338.2565, R 338.2567, R 338.2569, R 338.2571, R 338.2573, R 338.2581, and R 338.2583 are added to the Code, to read as follows:

R 338.2501 Rescinded.

R 338.2502 Rescinded.

R 338.2504 Rescinded.

R 338.2505 Rescinded.

R 338.2505a Rescinded.

R 338.2506 Rescinded.

R 338.2507 Rescinded.

R 338.2507a Rescinded.

R 338.2510 Rescinded.

R 338.2510a Rescinded.

R 338.2511 Rescinded.

R 338.2511a Rescinded.

R 338.2513 Rescinded.

R 338.2514 Rescinded.

R 338.2515 Rescinded.

R 338.2516 Rescinded.

## PART 1. GENERAL PROVISIONS

R 338.2521 Definitions.

Rule 21. (1) As used in these rules:

(a) "Board" means the board of psychology created under section 18221 of the code, MCL 333.18221.

(b) "Code" means 1978 PA 368, MCL 333.1101 to 333.25211.

(c) "Organized health care setting" means an organized governmental entity, nonprofit organization, or a private agency, institution, or organization engaged in the delivery of health care services which provides an opportunity for professional interaction and collaboration with other disciplines, an opportunity to utilize a variety of theories, and an opportunity to work with a broad range of populations and techniques.

(2) The terms defined in the code have the same meanings when used in these rules.

R 338.2523 English language requirement.

Rule 23. An applicant for a psychologist license or psychologist limited license whose educational program was taught in a language other than English shall meet the requirements of the code and these rules and shall demonstrate a working knowledge of the English language. To demonstrate a working knowledge of the English language, the applicant shall establish that he or she has obtained a total score of not less than 80 on the test of English as a foreign language internet-based test (toefl ibt) administered by the educational testing service.

R 338.2527 Prohibited conduct.

Rule 27. Prohibited conduct by any individual covered by these rules includes violations of the code and the following acts or omissions by any individual covered by these rules:

(a) Engaging in harassment or unfair discrimination based on age, gender, gender identity, race, ethnicity, culture, national origin, religion, sexual orientation, disability, or socio-economic status, or any basis proscribed by law.

(b) Soliciting or engaging in a sexual relationship with a current patient, a member of a current patient's immediate family, or a current supervisee or student.

(c) Soliciting or engaging in a sexual relationship with a former patient or a member of a former patient's immediate family for at least 2 years after the termination of treatment or longer if there is a reasonable risk of harm or exploitation to the former patient.

(d) Soliciting or engaging in a multiple relationship, other than a sexual relationship, with a current patient, former patient, or a member of a current or former patient's immediate family when there is a reasonable risk of harm or exploitation to the patient or former patient. As used in this rule, "multiple relationship" means a relationship in which a licensee is, or was, in a professional role with an individual and 1 of the following occurs at the same time:

(i) The licensee is in another role with the same individual.

(ii) The licensee is in a relationship with an individual closely associated with or related to the individual with whom the licensee has the professional relationship.

(iii) The licensee promises to enter into another relationship in the future with the individual or with an individual closely associated with or related to the individual.

(e) Taking on a professional role when personal, scientific, professional, legal, financial, or other relationships could impair the exercise of professional discretion or make the interests of a patient, supervisee, or student secondary to those of the licensee.

(f) Exploiting a current or former professional relationship to further the licensee's personal, religious, political, business, or financial interests, including inducing a patient, supervisee, or student to solicit business on behalf of the licensee.

(g) Willfully or negligently failing to arrange for the continuity of necessary therapeutic service.

R 338.2529 Accreditation; standards; adoption by reference.

Rule 29. (1) A higher education institution is considered approved by the board if it is accredited by the accrediting body of the region in which the institution is located and the accrediting body meets either the recognition standards and criteria of the council for higher education accreditation (chea) or the recognition procedures and criteria of the U.S. department of education.

(2) The procedures and criteria for recognizing accrediting agencies of the U.S. department of education, effective July 1, 2000, as contained in Title 34, Part 602 of the Code of Federal Regulations, and the policies and procedures for recognition of accrediting organizations of chea, effective June 28, 2010, are adopted by reference in these rules. The chea recognition standards may be obtained at no cost from the council's website at <http://www.chea.org>. The federal recognition criteria may also be obtained at no cost from the website for the U.S. Department of Education, Office of Postsecondary Education at <http://www.ed.gov/about/offices/list/OPE/index.html>.

(3) The standards of the following postsecondary accrediting organizations are adopted by reference in these rules:

(a) The standards of the Middle States Association of Colleges and Schools, Commission on Higher Education, 3624 Market Street, Philadelphia, PA 19104, set forth in the document entitled "Characteristics of Excellence in Higher Education: Requirements of Affiliation and Standards for Accreditation," 2011 edition, which is available at no cost on the association's website at <http://www.msche.org>.

(b) The standards of the New England Association of Schools and Colleges, Inc., Commission on Institutions of Higher Education, 209 Burlington Road, Suite 201, Bedford, MA 07130, in the document entitled "Standards for Accreditation," effective July 1, 2011, which is available at no cost on the association's website at <http://cihe.neasc.org>.

(c) The standards of the North Central Association of Colleges and Schools, The Higher Learning Commission, 230 South LaSalle Street, Suite 7-500, Chicago, IL 60604, set forth in the document entitled “Criteria for Accreditation, Assumed Practices, Obligations of Affiliation,” effective January 1, 2013, which is available at no cost on the association’s website at <http://www.ncahlc.org/information-for-institutions/obtaining-accreditation.html>.

(d) The standards of the Northwest Commission on Colleges and Universities, 8060 165<sup>th</sup> Avenue NE, Suite 100, Redmond, WA 98052 set forth in the document entitled "Standards for Accreditation," revised 2010, which is available at no cost on the commission’s website at <http://www.nwccu.org>.

(e) The standards of the Southern Association of Colleges and Schools, Commission on Colleges, 1866 Southern Lane, Decatur, GA 30033, set forth in the document entitled “Principles of Accreditation: Foundations for Quality Enhancement,” 2012 edition, which is available at no cost on the association’s website at <http://www.sacscoc.org/principles.asp>.

(f) The standards of the Western Association of Schools and Colleges, The Accrediting Commission for Senior Colleges and Universities, 985 Atlantic Avenue, Suite 100, Alameda, CA 94501, set forth in the document entitled “Handbook of Accreditation,” July 2008, which is available at no cost on the association’s website at [http://www.wascsenior.org/findit/files/forms/Handbook of Accreditation 2008 with hyperlinks.pdf](http://www.wascsenior.org/findit/files/forms/Handbook_of_Accreditation_2008_with_hyperlinks.pdf).

(g) The standards of the Western Association of Schools and Colleges, Accrediting Commission for Community and Junior Colleges, 10 Commercial Blvd., Suite 204, Novato, CA 94949, set forth in the document entitled "Accreditation Reference Handbook," July 2012 Edition, which is available at no cost on the commission’s website at <http://www.accjc.org>.

(4) The board has determined that a provincially or territorially chartered Canadian university that is acceptable to the Canadian psychological association for the purpose of accrediting a doctoral educational program is substantially equivalent to an accredited educational institution that meets the standards adopted in subrule (2) of this rule. Any provincially or territorially chartered Canadian university that meets these requirements meets the qualifications for an approved educational program.

(5) Copies of the standards and criteria adopted by reference in subrules (1) and (2) of this rule are available for inspection and distribution at cost from the Board of Psychology, Bureau of Health Care Services, Department of Licensing and Regulatory Affairs, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

## PART 2. PSYCHOLOGISTS

R 338.2541 Program accreditation standards; psychologists; adoption of standards by reference; approved programs.

Rule 41. (1) The following criteria and standards for doctoral level psychology programs are adopted by reference in these rules:

(a) The designation criteria of the national register of health service providers in psychology and the association of state and provincial psychology boards set forth in the publication entitled "Guidelines for Defining a Doctoral Degree in Psychology," which is available at no cost from the national register's website at [www.nationalregister.org](http://www.nationalregister.org), or from the association's website at [www.asppb.org](http://www.asppb.org).

(b) The accreditation guidelines and principles of the American psychological association (apa) as set forth in the publication entitled "Guidelines and Principles for Accreditation of Programs



in Professional Psychology," which is available at no cost from the association's website at <http://www.apa.org/ed/accreditation/index.aspx>.

(c) The accreditation standards of the Canadian psychological association (cpa) as set forth in the publication entitled "Accreditation Standards and Procedures for Doctoral Programmes and Internships in Professional Psychology", Fifth revision, 2011, which is available at no cost from the association's website at <http://www.cpa.ca/education/accreditation/>.

(2) A doctoral program in psychology, or a closely related field, that has obtained the national register's and association of state and provincial psychology boards' designation or that is accredited by either the apa or the cpa is approved by the board.

(3) Copies of the standards and criteria adopted by reference in subrule (1) of this rule are available for inspection and distribution at cost from the Board of Psychology, Bureau of Health Care Services, Department of Licensing and Regulatory Affairs, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

(4) Under section 18223(1)(a) of the code, MCL 333.18223(1)(a), a doctoral program that is in the process of obtaining the national register's and association of state and provincial psychology boards' designation or becoming accredited by the apa or cpa before August 1, 2011, and obtains the designation or accreditation on or before August 31, 2020, is approved by the board.

R 338.2543 Application for licensure; psychologist; requirements.

Rule 43. Except as provided in R 338.2549, an applicant for a psychologist license under section 18223(1) of the code, MCL 333.18223(1), shall submit the required fee and a completed application on a form provided by the department. In addition to meeting the requirements of the code and these rules, an applicant shall meet all of the following requirements:

(a) Education: The applicant shall possess either a doctoral degree in psychology or a doctoral degree in a closely related field. Either degree shall meet both of the following requirements:

(i) The degree shall be from a regionally accredited college, university, or institution that meets the standards in R 338.2529(2).

(ii) The degree shall be from a designated or accredited educational program that meets the standards in R 338.2541(1)(a), (b), or (c).

(b) Training: The applicant shall have successfully completed an internship that was an integrated part of a doctoral degree that meets the requirements in subdivision (a)(i) and (a)(ii) of this rule, or an equivalent postdoctoral internship as determined by the board.

(c) Experience: The applicant shall have acquired postdoctoral experience in the practice of psychology which meets all of the following criteria:

(i) The experience constitutes not less than 2,000 clock hours completed in not more than 2 consecutive years.

(ii) The experience shall be accumulated at not less than 16 clock hours per week nor more than 40 clock hours per week.

(iii) In cases of hardship, the board may consider a request for an extension of the time period identified in paragraphs (i) and (ii) of this subdivision.

(iv) The applicant shall function as a psychologist using generally accepted applications of psychological knowledge and techniques acquired during the applicant's education and training.

(v) The experience is acquired in an organized health care setting, as defined in R 338.2521(1)(b), or other arrangement that the board determines is substantially equivalent based on the applicant's function and supervision.

(d) Licensure examination: The applicant shall have passed the licensure examination for psychologists approved by the board under R 338.2545(1).

R 338.2545 Examination; psychologist; passing scores.

Rule 45. (1) An applicant for a psychologist license shall pass the examination for professional practice in psychology that was developed by the association of state and provincial psychology boards (asppb). The passing score for the examination is the score recommended by the asppb for psychologists in independent practice.

(2) A limited licensed psychologist who took the examination required in subrule (1) of this rule and achieved a passing score at or above the score required for licensure as a psychologist meets the examination requirement in R 338.2543(d).

R 338.2547 Psychologist examination; eligibility.

Rule 47. Except as provided in R 338.2549, to establish eligibility for the psychologist licensure examination, an applicant shall comply with both of the following:

- (a) Submit the required fee and a completed application on a form provided by the department.
- (b) Have documentation provided directly to the department from an accredited educational institution verifying the applicant meets the educational requirements in R 338.2543(a).

R 338.2549 Foreign graduate of non-accredited postsecondary institution; psychologist examination; eligibility.

Rule 49. To establish eligibility for the psychologist licensure examination, an applicant who graduated from a foreign, non-accredited postsecondary institution shall comply with all of the following:

- (a) Submit the required fee and a completed application on a form provided by the department.
- (b) Possess either a doctoral degree in psychology or a doctoral degree in a closely related field from an educational program that is substantially equivalent to an accredited educational program that meets the standards in R 338.2541(1)(a), (b), or (c). In addition, the degree shall be from an educational institution that is substantially equivalent to an accredited educational institution that meets the standards in R 338.2529(2). Evidence of meeting these requirements shall include an evaluation of the applicant's non-accredited education by a credential evaluation agency that is a member of the national association of credential evaluation services.
- (c) Demonstrate a working knowledge of the English language if the applicant's educational program was taught in a language other than English. To demonstrate a working knowledge of the English language, the applicant shall establish that he or she meets the requirements in R 338.2523.

R 338.2551 Licensure by endorsement.

Rule 51. (1) An applicant for a psychologist license by endorsement shall submit the required fee and a completed application on a form provided by the department. An applicant who satisfies the requirements of the code and this rule is presumed to meet the requirements of section 16186 of the code, MCL 333.16186.

(2) An applicant for a psychologist license by endorsement shall meet any of the following requirements:

(a) Have been first licensed in another state to engage in the independent practice of psychology for a minimum of 10 years before the date of filing the application for a Michigan license.

(b) Hold a current certificate of professional qualification in psychology issued by the association of state and provincial psychology boards.

(c) Hold a current health service provider credential issued by the national register of health service psychologists.

(3) An applicant's license shall be verified by the licensing agency of any state of the United States in which the applicant holds a current license or ever held a license as a psychologist. Verification includes, but is not limited to, showing proof that the applicant's license is in good standing and, if applicable, any disciplinary action taken or pending against the applicant.

R 338.2553 Application for educational limited license; postdoctoral experience; requirements; supervision.

Rule 53. (1) An individual shall obtain an educational limited license before engaging in the postdoctoral experience required under section 18223(1)(b) of the code, MCL 333.18223(1)(b), and R 338.2543(b).

(2) An applicant for an educational limited license, in addition to meeting the requirements of the code and these rules, shall comply with both of the following:

(a) Submit the required fee and a completed application on a form provided by the department

(b) Have documentation provided directly to the department from an educational program verifying the applicant meets the educational requirements in R 338.2543(a).

(3) The postdoctoral experience shall comply with all of the following:

(a) The experience shall consist of not less than 2,000 clock hours completed under the supervision of a licensed psychologist during a period of not more than 2 consecutive years.

(b) The experience shall be accumulated at not less than 16 clock hours per week nor more than 40 clock hours per week.

(c) In cases of hardship, the board may consider a request for an extension of the time period identified in subdivisions (a) and (b) of this subrule.

(d) The supervisee shall meet individually and in person with his or her supervisor weekly for a minimum of 4 hours a month, during which all active work functions and records of the supervisee are reviewed.

(e) The supervisee shall function as a psychologist using generally accepted applications of psychological knowledge and techniques acquired during the supervisee's education and training.

(f) The experience shall be acquired in an organized health care setting, as defined in R 338.2521(1)(b), or other arrangement that the board determines to be substantially equivalent based on the supervisee's function and supervision.

(g) In cases of extreme hardship, a supervisee may request an alternative to the supervision arrangement specified in this subrule. The alternative supervision arrangement shall not be implemented before the board has approved it. In deciding whether to approve the proposed alternative supervision arrangement, the board shall consider the nature of the hardship and the reasonableness of the proposed alternative supervision arrangement.

(4) An educational limited license shall be issued for 1 year and shall not be renewed more than 5 times.

R 338.2555 Relicensure; psychologist; educational limited license; requirements.

Rule 55. (1) An applicant whose psychologist license has lapsed for less than 3 years preceding the date of application for relicensure may be relicensed under section 16201(3) of the code, MCL 333.16201(3), if the applicant meets both of the following requirements:

(a) Submits the required fee and a completed application on a form provided by the department.

(b) Submits proof to the department of accumulating not less than 30 hours of continuing education that meets the requirements of R 338.2581 and R 338.2583 during the 2 years immediately preceding the application for relicensure.

(2) An applicant whose psychologist license has lapsed for 3 years or more preceding the date of application for relicensure may be relicensed under section 16201(4) of the code, MCL 333.16201(4), if the applicant complies with subrule (1)(a) of this rule and either of the following requirements:

(a) Takes and passes the licensure examination in R 338.2545(1).

(b) Presents evidence to the department that he or she was licensed as a psychologist at the doctoral level in another state at any time during the 3-year period immediately preceding the application for relicensure.

(3) An applicant whose educational limited license has lapsed may be relicensed under section 16201(3) or (4) of the code, MCL 333.16201(3) or (4), if the applicant complies with subrule (1)(a) of this rule.

(4) An applicant shall have his or her license verified by the licensing agency of any state of the United States in which the applicant holds or has ever held a license, as a psychologist. If applicable, verification shall include the record of any disciplinary action taken or pending against the applicant.

### PART 3. LIMITED LICENSED PSYCHOLOGISTS

R 338.2561 Application for licensure; limited licensed psychologist; requirements.

Rule 61. (1) Except as provided in R 338.2567, an applicant for a limited license under section 18223(2) of the code, MCL 333.18223(2), shall submit the required fee and a completed application on a form provided by the department. In addition to meeting the requirements of the code and these rules, the applicant shall meet all of the following requirements:

(a) Education: The applicant for a limited license shall have earned a master's degree in psychology from an accredited educational institution that meets the standards in R 338.2529(2). The degree required under this subdivision shall satisfy all of the following requirements:

(i) The degree shall be an integrated, organized sequence of study that includes at least 1 course in assessment, 1 course in treatment, and 1 course in scientific and professional ethics and standards. Effective June 30, 2009, the 1 course in scientific and professional ethics and standards shall be at least 3 semester hours or 15 hours of classroom instruction per semester hour. If an applicant graduated prior to June 30, 2009, and his or her master's degree included a graduate course in scientific and professional ethics of at least 1 credit hour, the applicant shall be considered to have complied with this paragraph.

(ii) Seventy-five percent of the hours of the required course work shall be primarily psychological in content. The thesis and practicum are excluded from what is considered course work. The board may require the applicant to provide such material as it deems necessary to demonstrate the psychological content of a course. To be deemed psychological in content, a course shall satisfy at least 1 of the following criteria:

- (A) Course work: The subject of the material taught is psychological.
- (B) Psychology department: The course is taught in a psychology department.
- (b) Training: The applicant shall have completed a practicum that meets all of the following requirements:
  - (i) The practicum shall be an integrated part of the master's degree program in any setting approved by the degree granting program. A post-degree practicum may be approved by the board if the practicum is through an accredited institution that meets the standards adopted in R 338.2529(2) and was completed for academic graduate credit.
  - (ii) The practicum shall require not less than 500 clock hours of psychological work.
  - (iii) The applicant shall be supervised by a psychologist who is licensed in this state, eligible for licensure in this state, or licensed or certified at the independent practice level in the state where the practicum takes place.
  - (iv) The applicant shall meet in person with his or her supervisor for a minimum of 8 hours a month during the practicum.
- (c) Experience: The applicant shall have acquired 1 year of post-master's degree experience in the practice of psychology that meets the requirements of R 338.2569(4).
- (d) Examination: The applicant shall have passed the examination approved by the board under R 338.2563. An individual who was licensed under section 18223(2) of the code, MCL 333.18223(2), prior to June 30, 2010, shall not be required to take the examination unless the individual's license has lapsed for 3 years or more.
- (2) An applicant meets the requirements of subrule (1) of this rule if he or she was certified as a psychological examiner or eligible for certification as a psychological examiner under 1959 PA 257, MCL 338.1001 to 338.1019, on or before September 30, 1978.
- (3) An applicant who meets the requirements of R 338.2567 meets the requirements of subrule (1)(a) and (b) of this rule.

R 338.2563 Examination; limited licensed psychologist; approval and adoption; passing scores.

Rule 63. The board approves and adopts for applicants for a limited license under MCL 333.18223(2) the examination for professional practice in psychology that was developed by the association of state and provincial psychology boards (asppb). The board adopts the passing score on the examination recommended by the asppb for supervised practice.

R 338.2565 Limited licensed psychologist examination; eligibility.

Rule 65. Except as provided in R 338.2567, to establish eligibility for the examination required under R 338.2563, an applicant for a limited license under section 18223(2) of the code, MCL 333.18223(2), shall submit the required fee and a completed application on a form provided by the department. In addition, the applicant shall comply with either of the following:

- (a) Have documentation provided directly to the department from an educational institution verifying the applicant meets the education and training requirements for a limited license specified in R 338.2561(1)(a) and (b).
- (b) Submit acceptable documentation to the department that verifies the applicant meets the requirements of R 338.2561(2).

R 338.2567 Foreign graduate of non-accredited postsecondary institution; limited licensed psychologist examination; eligibility.

Rule 67. To establish eligibility for the examination required under R 338.2563, an applicant who graduated from a foreign, non-accredited postsecondary institution shall comply with both of the following:

(a) Have documentation provided directly to the department from an educational institution verifying the applicant's possession of a master's degree that is substantially equivalent to the requirements in R 338.2561(1)(a) and (b). In addition, the applicant's master's degree shall be from an educational institution that is substantially equivalent to an accredited educational institution that meets the standards in R 338.2531(2). Evidence of meeting these requirements shall include an evaluation of the applicant's non-accredited education by a credential evaluation agency that is a member of the national association of credential evaluation services.

(b) Demonstrate a working knowledge of the English language if the applicant's educational program was taught in a language other than English. To demonstrate a working knowledge of the English language, the applicant shall establish that he or she meets the requirements of R 338.2523.

R 338.2569 Application for temporary limited license for post-master's degree experience; requirements; supervision

Rule 69. (1) An individual shall obtain a temporary limited license before engaging in the post-master's degree experience required under R 338.2561(1)(c) and under section 18223(2) of the code, MCL 333.18223(2).

(2) An applicant for a temporary limited license, in addition to meeting the requirements of the code and these rules, shall comply with both of the following:

(a) Submit the required fee and a completed application on a form provided by the department.

(b) Have documentation provided directly to the department from an educational institution verifying the applicant meets the requirements in R 338.2561(1)(a) and (b) or R 338.2567.

(3) An applicant who is granted a temporary limited license to complete the post-master's degree experience may take the examination approved by the board under R 338.2563.

(4) The post-master's degree experience shall comply with all of the following.

(a) The experience shall consist of not less than 2,000 clock hours completed under the supervision of a psychologist who is licensed in this state, eligible for licensure in this state, or who is licensed or certified at the independent practice level in the state where the experience is obtained.

(b) The experience shall be accumulated at not less than 16 clock hours per week nor more than 40 clock hours per week.

(c) If a psychologist described in subdivision (a) of this subrule is unavailable, the applicant or supervisee may seek the approval of the board for supervision by a person who has been granted a master's degree in psychology and who has acquired not less than 3 years of post-master's degree experience in the practice of psychology, or another individual approved by the board. For the purposes of this rule, 3 years of post-master's degree experience means 6,000 clock hours of post-master's degree experience.

(d) The supervisee shall meet individually and in person with his or her supervisor weekly for a minimum of 4 hours a month, during which all active work functions and records of the supervisee are reviewed.

(e) The supervisee shall function as a psychologist using generally accepted applications of psychological knowledge and techniques acquired during the supervisee's education and training.

(f) The experience shall be acquired in an organized health care setting, as defined in R 338.2521(1)(b), or other arrangement that the board determines is substantially equivalent based on the supervisee's function and supervision.

(g) In cases of extreme hardship, a supervisee may request an alternative to the supervision arrangement specified in this subrule. The alternative supervision arrangement shall not be implemented before the board has approved it. In deciding whether or not to approve the alternative supervision agreement, the board shall consider the nature of the hardship and the reasonableness of the proposed alternative supervision agreement.

**R 338.2571 Supervision requirements; reporting of supervision.**

Rule 71. An individual who is granted a limited license under section 18223(2) of the code, MCL 333.18223(2), and is required to be supervised by a licensed psychologist shall meet all of the following requirements:

(a) A licensee who has less than 10 years of experience as a limited licensed psychologist, excluding experience as a temporary limited licensed psychologist, shall meet individually and in person with his or her supervisor for a minimum of 2 hours a month.

(b) A licensee who has 10 or more years of experience as a limited licensed psychologist, excluding experience as a temporary limited licensed psychologist, shall meet individually and in person with his or her supervisor for a minimum of 1 hour a month.

(c) A licensee who seeks a variance from the supervision requirement described in subrule (1)(a) or subrule (1)(b) of this rule, as provided under section 18223(2) of the code, MCL 333.18223(2), shall submit a request for a variance to the board for consideration. Reasons for a possible variance include, but are not limited to: issues regarding physical disability, extended absence from practice, or geographical hardships. A variance shall not be implemented without the written permission of the board.

**R 338.2573 Relicensure; limited licensed psychologist; requirements**

Rule 61. (1) An applicant whose limited license has lapsed for less than 3 years preceding the date of application for relicensure may be relicensed under section 16201(3) of the code, MCL 333.16201(3), if the applicant meets both of the following requirements:

(a) Submits the required fee and a completed application on a form provided by the department.

(b) Submits proof to the department of accumulating not less than 30 hours of continuing education that meets the requirements of R 338.2581 and R 338.2583 during the 2 years immediately preceding the application for relicensure.

(2) An applicant whose limited license has lapsed for 3 years or more preceding the date of application for relicensure may be relicensed under section 16201(4) of the code, MCL 333.16201(4), if the applicant meets the requirements of subrule (1)(a) of this rule and complies with either of the following:

(a) Takes and passes the examination approved by the board under R 338.2563.

(b) Presents evidence to the department that he or she was licensed as a psychologist in another state at any time during the 3-year period immediately preceding the application for relicensure.

(3) An applicant shall have his or her license verified by the licensing agency of any state of the United States in which the applicant holds or ever held a license as a psychologist. If applicable, verification shall include the record of any disciplinary action taken or pending against the applicant.

#### PART 4. CONTINUING EDUCATION

R 338.2581 License renewals; psychologist; limited licensed psychologist; requirements; applicability.

Rule 81. (1) This part applies to applications for renewal of a psychologist license and a psychologist limited license under sections 16201 and 18233(1) of the code, MCL 333.16201 and MCL 333.18233(1), that are filed for the renewal cycle beginning 1 year or more after the effective date of these rules.

(2) An applicant for license renewal who has been licensed for the 2-year period immediately preceding the application date for renewal shall accumulate not less than 30 hours of continuing education in activities approved by the board under these rules during the 2 years immediately preceding the application for renewal.

(3) Submission of an application for renewal shall constitute the applicant's certification of compliance with the requirements of this rule. The licensee shall retain documentation of meeting the requirements of this rule for a period of 3 years from the date of applying for license renewal. Failure to comply with this rule is a violation of section 16221(h) of the code, MCL 333.16221(h).

(4) The requirements of this rule do not apply to a licensee during his or her initial licensure cycle.

R 338.2583 Acceptable continuing education; requirements; limitations.

Rule 83. (1) The 30 hours of continuing education required pursuant to R 338.2581(2) for the renewal of a psychologist license and a psychologist limited license shall comply with the following, as applicable:

(a) No more than 12 hours of continuing education shall be earned during one 24-hour period.

(b) Credit for a continuing education program or activity that is identical or substantially identical to a program or activity for which the licensee has already earned credit during that renewal period shall not be granted.

(c) Pursuant to section 18233(2) of the code, MCL 333.18233(2), at least 2 hours of continuing education shall be earned in the area of pain and symptom management. Continuing education hours in pain and symptom management may include, but are not limited to: courses in behavior management, psychology of pain, pharmacology, behavior modification, stress management, clinical applications, and drug interventions as they relate to professional practice.

(d) At least 3 hours of continuing education shall be earned in the area of ethics.

(2) The board shall consider any of the following as acceptable continuing education:

#### ACCEPTABLE CONTINUING EDUCATION ACTIVITIES

Activity and Proof of Completion	Number of continuing education hours granted/permitted for activity
Attendance at or participation in a continuing education program or activity related to the practice of psychology, or any non-clinical subject relevant to psychological practice, education,	The number of continuing education hours for a specific program or activity shall be the number of hours approved by the sponsor or the approving organization for the specific program or activity. A



<p>administration, management, or science, which includes, but is not limited to: live, in person programs; interactive or monitored teleconference, audio-conference, or web-based programs; online programs; and journal articles or other self-study programs approved or offered by any of the following:</p> <ul style="list-style-type: none"> <li>• The American psychological association or a sponsor approved by the American psychological association.</li> <li>• The association of state and provincial psychology boards.</li> <li>• Another state or provincial board of psychology.</li> <li>• The Michigan certification board for addiction professionals.</li> <li>• The Canadian psychological association.</li> <li>• The American psychotherapy association.</li> </ul> <p>If audited, the licensee shall submit a copy of a letter or certificate of completion showing the licensee's name, number of continuing education hours earned, sponsor name or the name of the organization that approved the program or activity for continuing education credit, and the date on which the program was held or activity completed.</p>	<p>maximum of 30 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Passing a postgraduate academic course related to the practice of psychology offered in a regionally accredited educational program.</p> <p>If audited, the licensee shall submit an official transcript documenting successful completion of the course.</p>	<p>Five hours of continuing education shall be granted for each academic credit hour passed. A maximum of 20 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Initial presentation of a continuing education program related to the practice of psychology provided to a state, regional, national, or international psychological organization.</p>	<p>Two hours of continuing education shall be granted for each 50 to 60 minutes of presentation. No additional credit shall be granted for preparation of a presentation. A maximum of 20 hours of continuing</p>

<p>To receive credit, the presentation shall not be a part of the licensee's regular job description and shall be approved or offered for continuing education credit by any of the following:</p> <ul style="list-style-type: none"> <li>• The American psychological association or a sponsor approved by the American psychological association.</li> <li>• The association of state and provincial psychology boards.</li> <li>• Another state or provincial board of psychology.</li> <li>• The Michigan certification board for addiction professionals.</li> <li>• The Canadian psychological association.</li> <li>• The American psychotherapy association.</li> </ul> <p>If audited, the licensee shall submit a copy of the presentation notice or advertisement showing the date of the presentation, the licensee's name listed as a presenter, and the name of the organization that approved or offered the presentation for continuing education credit.</p>	<p>education may be earned for this activity in each renewal period.</p>
<p>Initial presentation of a scientific exhibit, poster, scientific paper, or clinical demonstration to a psychological organization.</p> <p>To receive credit, the presentation shall not be part of the licensee's regular job description or performed in the normal course of the licensee's employment.</p> <p>If audited, the licensee shall submit a copy of the document presented with evidence of presentation or a letter from the program sponsor verifying the length and date of the presentation.</p>	<p>Two hours of continuing education shall be granted for each 50 to 60 minutes of presentation. No additional credit shall be granted for preparation of the presentation. A maximum of 20 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Initial publication of an article related to the practice of psychology in a peer-</p>	<p>Five hours of continuing education shall be granted for serving as the primary author.</p>

<p>reviewed journal.</p> <p>If audited, the licensee shall submit a copy of the publication that identifies the licensee as the author or a publication acceptance letter.</p>	<p>Two hours of continuing education shall be granted for serving as the secondary author. A maximum of 20 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Initial publication of an article related to the practice of psychology in a non-peer reviewed journal, newsletter, or magazine.</p> <p>If audited, the licensee shall submit a copy of the publication that identifies the licensee as the author or a publication acceptance letter.</p>	<p>One hour of continuing education shall be granted for each article. A maximum of 3 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Initial publication of a chapter related to the practice of psychology in either of the following:</p> <ul style="list-style-type: none"> <li>• A professional or health care textbook.</li> <li>• A peer-reviewed textbook.</li> </ul> <p>If audited, the licensee shall submit a copy of the publication that identifies the licensee as the author or a publication acceptance letter.</p>	<p>Five hours of continuing education shall be granted for serving as the primary author. Two hours of continuing education shall be granted for serving as the secondary author. A maximum of 20 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Initial publication of a book related to the practice of psychology.</p> <p>If audited, the licensee shall submit proof of publication that identifies the licensee as the author or a publication acceptance letter.</p>	<p>A maximum of 20 hours of continuing education may be earned for this activity in each renewal period for all non-self-published books. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period for all self-published books.</p>
<p>Identifying, researching, and resolving an event or issue related to clinical or professional practice.</p> <p>If audited, the licensee shall submit a summary of activities involved in identifying, researching, and resolving the event or issue.</p>	<p>One hour of continuing education shall be granted for each 50 to 60 minutes spent identifying, researching, and resolving the issue or event. A maximum of 5 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Participating on a state or national committee, board, council, or association</p>	<p>Five hours of continuing education shall be granted for each committee, board, council,</p>

<p>related to the field of psychology. A committee, board, council, or association is considered acceptable by the board if it enhances the participant's knowledge and understanding of the field of psychology.</p> <p>If audited, the licensee shall submit documentation verifying the licensee's participation in at least 50% of the regularly scheduled meetings of the committee, board, council, or association.</p>	<p>or association. A maximum of 5 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Participating as a student in a postdoctoral clinical training program related to the practice of psychology provided through an accredited educational program for psychologists that meets the standards adopted by the board under R 338.2511.</p> <p>If audited, the licensee shall submit a letter from the program director verifying the licensee participated in the program.</p>	<p>Ten hours of continuing education shall be granted for participating in the program. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Participating as a surveyor in the accreditation, certification, or inspection of an educational, clinical or service delivery program for psychologists with any of the following organizations:</p> <ul style="list-style-type: none"> <li>• The commission on accreditation (coa).</li> <li>• The joint commission.</li> <li>• The commission on accreditation of rehabilitation facilities (carf) international.</li> <li>• The American psychological association.</li> </ul> <p>If audited, the licensee shall submit a letter from the accreditation, certification or inspection program verifying the licensee's participation and the location of the inspections or examinations.</p>	<p>Ten hours of continuing education shall be granted for participating as a surveyor. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Participating on any of the following:</p> <ul style="list-style-type: none"> <li>• A peer review committee dealing with quality patient care as it relates to the practice of psychology.</li> </ul>	<p>Ten hours of continuing education shall be granted for participating on a committee. A maximum of 10 hours of continuing education may be earned for this activity in</p>

<ul style="list-style-type: none"> <li>• A committee dealing with utilization review as it relates to the practice of psychology.</li> <li>• A health care organization committee dealing with patient care issues related to the practice of psychology.</li> </ul> <p>If audited, the licensee shall submit a letter from an organization official verifying the licensee's participation in at least 50% of the regularly scheduled meetings of the committee.</p>	<p>each renewal period.</p>
<p>Serving as an instructor for the first time for any of the following:</p> <ul style="list-style-type: none"> <li>• Students, staff, or other licensees at a postdoctoral clinical training program related to the practice of psychology provided at an accredited educational program for psychologists that meets the standards adopted by the board under R 338.2511.</li> <li>• Students, interns, residents, or staff in an accredited educational or training program for psychologists that meets the standards adopted by the board under R 338.2511.</li> </ul> <p>If audited, the licensee shall submit a letter from the program director verifying the licensee's role, length of the lecture or lectures, and the date on which the lecture or lectures was held.</p>	<p>Two hours of continuing education shall be granted for each 50 to 60 minute lecture per subject. Additional credit for preparation of the lecture shall not be granted. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Providing clinical supervision for master's, doctoral, or postdoctoral level students.</p> <p>To receive credit, this activity shall not be part of the licensee's regular job description.</p> <p>If audited, the licensee shall submit a letter from an authorized official at the agency employing the licensee verifying the licensee's role and the number of</p>	<p>One hour of continuing education shall be granted for each 50 to 60 minutes of supervision provided. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>

supervision hours the licensee provided.	
<p>Participating in peer supervision or consultation with professional colleagues.</p> <p>If audited, the licensee shall submit an affidavit from the colleague that was involved in the peer supervision or consultation. The affidavit shall attest to the licensee's role and the number of hours the licensee spent participating in these activities.</p>	<p>One hour of continuing education shall be granted for each 50 to 60 minutes of participation. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Participating in case conferences, including multidisciplinary conferences, for training purposes.</p> <p>If audited, the licensee shall submit a letter from the administrative or clinical supervisor verifying the types of conferences and the number of hours the licensee spent participating in the conferences.</p>	<p>One hour of continuing education shall be granted for each 50 to 60 minutes of participation. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Providing individual supervision for a limited licensed psychologist beyond the hours of supervision required under R 338.2510a(1)(a) or (b). Supervision provided as part of a disciplinary sanction may be included under this activity.</p> <p>If audited, the licensee shall submit an affidavit from the limited licensed psychologist who received the supervision. The affidavit shall attest to the licensee's role as a supervisor and the number of hours the licensee spent providing supervision to the limited licensed psychologist.</p>	<p>One hour of continuing education shall be granted for each 50 to 60 minutes of supervision provided beyond the hours of supervision required per month. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Receiving individual supervision from a licensed psychologist beyond the hours of supervision required under R 338.2510a(1)(a) or (b). Supervision received as part of a disciplinary sanction shall not be included under this activity.</p>	<p>One hour of continuing education shall be granted for each 50 to 60 minutes of supervision received beyond the hours of supervision required per month. A maximum of 10 hours of continuing education may be earned for this activity in each renewal period.</p>

<p>If audited, the licensee shall submit an affidavit from the licensed psychologist who provided the supervision. The affidavit shall attest to the licensee's role as a supervisee and the number of hours the licensee spent receiving supervision from the licensed psychologist.</p>	
<p>Participation in a panel discussion relevant to the practice of psychology in an approved continuing education program or an organized health care setting as defined in R 338.2501(1)(b).</p> <p>If audited, the licensee shall submit documentation from the organizer of the panel discussion verifying the topic of the panel discussion and the number of hours the licensee spent participating in the discussion.</p>	<p>One hour of continuing education shall be granted for each 50 to 60 minutes spent participating in the panel discussion. A maximum of 5 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Obtaining initial certification in a specialty area by 1 of the following:</p> <ul style="list-style-type: none"> <li>• The American board of professional psychology.</li> <li>• The Michigan certification board for addiction professionals.</li> </ul> <p>If audited, the licensee shall submit proof of certification.</p>	<p>Twenty hours of continuing education shall be granted for obtaining initial certification. A maximum of 20 hours of continuing education may be earned for this activity in each renewal period.</p>
<p>Participation in the development of a national examination for psychologists.</p> <p>If audited, the licensee shall submit documentation from the sponsor of the examination verifying the licensee's role and participation in the development of the examination.</p>	<p>Five hours of continuing education shall be granted for participation. A maximum of 5 hours of continuing education may be earned for this activity in each renewal period.</p>

---

**ADMINISTRATIVE RULES**

---

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

BOARD OF PHYSICAL THERAPY – GENERAL RULES

Filed with the Secretary of State on September 15, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16145–and 17801 of 1978 PA 368, MCL 333.16145 and 333.17801 and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-1 and 2011-4, MCL 330.3101, 445.2001, 445.2011 and 445.2030)

R 338.7121, R 338.7131, R 338.7132, R 338.7134, R 338.7135, R 338.7136, R 338.7137, R 338.7139, R 338.7141, R 338.7142, R 338.7146, R 338.7147, R 338.7148, and R 338.7149 of the Michigan Administrative Code are amended, and R 338.7161, R 338.7163, and R 338.7165 are added to the Code, and R 338.7123, R 338.7125, R 338.7143, R 338.7144, and R 338.7150 of the Code are rescinded, as follows:

PART 1. DEFINITIONS

R 338.7121 Definitions.

Rule 21. As used in these rules:

- (a) “Board” means the board of physical therapy.
- (b) “Code” means 1978 PA 368, MCL 333.1101 to 333.25211.
- (c) “Department” means the department of licensing and regulatory affairs.
- (d) “Intervention” means the purposeful and skillful interaction of the physical therapist or physical therapist assistant with the patient or client.
- (e) “Patient or client of record” means a patient or client who is receiving physical therapy services from a licensed physical therapist or from a licensed physical therapist assistant under the direction and supervision of a physical therapist.

R 338.7123 Rescinded.

R 338.7125 Rescinded.



### PART 3. PHYSICAL THERAPISTS

R 338.7131 Program accreditation standards; physical therapist; adoption of standards by reference.

Rule 31. (1) The standards and evaluative criteria for accreditation of physical therapist educational programs set forth by the commission on accreditation in physical therapy education in the document entitled “Evaluative Criteria for Accreditation of Education Programs for the Preparation of Physical Therapists,” effective January 1, 2006, revised January 2013, are adopted by reference in these rules. Copies of the evaluative criteria are available at no cost from the Commission on Accreditation in Physical Therapy Education, 1111 North Fairfax St., Alexandria, VA 22314-1488, at the Commission’s website at <http://www.capteonline.org/AccreditationHandbook/>. Copies of the evaluative criteria also are available for inspection and distribution at no cost from the Board of Physical Therapy, Bureau of Health Care Services, Department of Licensing and Regulatory Affairs, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

(2) Any educational program for physical therapists that is accredited by the commission on accreditation in physical therapy education meets the qualifications for an approved physical therapist educational program.

R 338.7132 Licensure by examination; physical therapist; requirements.

Rule 32. An applicant for a physical therapist license by examination shall submit the required fee and a completed application on a form provided by the department. In addition to meeting the requirements of the code and these rules, an applicant shall meet all of the following requirements:

(a) Graduate from an accredited physical therapist educational program that meets the standards in R 338.7131.

(b) Pass the national physical therapist examination required under R 338.7133(1).

(c) Pass the examination on laws and rules related to the practice of physical therapy in this state required under R 338.7133(2).

R 338.7134 Physical therapist examination; eligibility.

Rule 34. (1) To ensure eligibility for the national physical therapist examination required under R 338.7133(1), an applicant shall submit the required fee and a completed application on a form provided by the department. To be eligible for examination, an applicant shall meet 1 of the following requirements:

(a) Graduate from an accredited physical therapist educational program that meets the standards in R 338.7131.

(b) Comply with the requirements of R 338.7135.

(c) Submit documentation acceptable to the department verifying that the applicant is currently enrolled in the final semester, term, or quarter of an approved physical therapist educational program and is expected to graduate.

(2) An applicant who fails to achieve passing scores on the examinations required in R 338.7133 may retake the state examination without limitation and the national examination consistent with fsbpt testing standards.

R 338.7135 Graduate of non-accredited postsecondary institution; physical therapist; examination; eligibility.

Rule 35. To ensure eligibility for examination, an applicant who graduated from a non-accredited physical therapist educational program shall submit the required fee and a completed application on a form provided by the department. To be eligible for examination, an applicant shall comply with both of the following requirements:

(a) Verify that the applicant has completed a physical therapist educational program that is substantially equivalent to a physical therapist program that is accredited by the commission on accreditation in physical therapy education (capte), as provided in R 338.7131. Evidence of having completed a substantially equivalent physical therapist educational program includes an evaluation of the applicant's non-accredited education by the foreign credentialing commission on physical therapy (fccpt), 124 West Street South, Alexandria, VA 22314-2825, <http://www.fccpt.org>, or a substantially equivalent evaluation that utilizes the fsbpt's course work evaluation tool or the standards that were utilized by the fccpt at the time the applicant graduated.

(b) Demonstrate a working knowledge of the English language if the applicant's physical therapist educational program was taught in a language other than English. To demonstrate a working knowledge of the English language, the applicant shall establish that he or she has obtained a total score of not less than 89 on the test of English as a foreign language internet-based test (toefl ibt) administered by the educational testing service and obtained the following section scores:

- (i) Not less than 21 on the reading section.
- (ii) Not less than 18 on the listening section.
- (iii) Not less than 26 on the speaking section.
- (iv) Not less than 24 on the writing section.

R 338.7136 Licensure by endorsement of physical therapist; requirements.

Rule 36. (1) An applicant for a physical therapist license by endorsement shall submit the required fee and a completed application on a form provided by the department. An applicant who meets the requirements of the code and this rule and passes the examination required in R 338.7133(2) is presumed to meet the requirements of section 16186 of the code.

(2) If an applicant was first licensed in another jurisdiction recognized by the fsbpt and engaged in the practice of physical therapy for 5 years or more immediately preceding the date of filing an application for a Michigan physical therapist license, then the applicant shall pass the national physical therapist examination required under R 338.7133(1).

(3) If an applicant was first licensed in another jurisdiction recognized by the fsbpt and engaged in the practice of physical therapy for less than 5 years immediately preceding the date of filing an application for a Michigan physical therapist license, then the applicant shall comply with all of the following:

(a) Graduate from either a physical therapist educational program that meets the standards in R 338.7131 or graduate from a physical therapist educational program determined to be substantially equivalent to an educational program that meets the standards in R 338.7131.

(b) Pass the national physical therapist examination required under R 338.7133(1).

(c) Demonstrate a working knowledge of the English language if the applicant's physical therapist educational program was taught in a language other than English. To demonstrate a

working knowledge of the English language, the applicant shall meet the requirements in R 338.7135(b).

(4) An applicant's license shall be verified, on a form provided by the department, by the licensing agency of any jurisdiction recognized by the fsbpt in which the applicant holds a current license or registration or ever held a license or registration as a physical therapist. If applicable, verification shall include the record of any disciplinary action taken or pending against the applicant.

**R 338.7137 Requirements for relicensure; physical therapist.**

Rule 37. (1) An applicant whose license has lapsed for less than 3 years preceding the date of application for relicensure may be relicensed under section 16201(3) of the code if the applicant meets all of the following requirements:

(a) Submits the required fee and a completed application on a form provided by the department.

(b) Passes the examination on Michigan laws and rules related to the practice of physical therapy required under R 338.7133(2).

(c) Submits proof to the department of accumulating not less than 24 professional development requirement credits consistent with R 338.7161 to R 338.7165 during the 2 years immediately preceding the application for relicensure.

(2) An applicant whose license has lapsed for 3 years or more preceding the date of application for relicensure may be relicensed under section 16201(4) of the code if the applicant meets all of the following requirements:

(a) Submits the required fee and a completed application on a form provided by the department.

(b) Passes the examination on Michigan laws and rules related to the practice of physical therapy required under R 338.7133(2).

(c) Complies with either of the following:

(i) Establishes that he or she has been employed as a physical therapist in another jurisdiction recognized by the fsbpt for a minimum of 500 hours during the 2-year period immediately preceding the date of application for relicensure.

(ii) Passes the national physical therapy examination required under R 338.7133(1).

(3) An applicant's license or registration shall be verified by the licensing agency of any jurisdiction recognized by the fsbpt in which the applicant holds a current license or registration or ever held a license or registration as a physical therapist. If applicable, verification shall include the record of any disciplinary action taken or pending against the applicant.

**R 338.7139 Delegation of acts, tasks, or functions to an unlicensed individual; direct supervision of an unlicensed individual; requirements.**

Rule 39. (1) A physical therapist who delegates the performance of selected acts, tasks, or functions to an unlicensed individual as permitted under section 16215 of the code shall supervise the unlicensed individual consistent with section 16109(2) of the code and satisfy the requirements of this rule.

(2) A physical therapist who delegates acts, tasks, or functions to an unlicensed individual shall provide direct supervision of the unlicensed individual. As used in this subrule, "direct supervision" means that the physical therapist is physically present and immediately available for direction and supervision when patients or clients are present at the time the act, task, or

function is performed, and that the physical therapist has direct contact with the patient or client during each visit.

(3) A physical therapist who delegates acts, tasks, or functions under subrule (2) of this rule shall also comply with all of the following:

(a) Ensure the qualifications of the unlicensed individual under the physical therapist's direct supervision, including verification of the unlicensed individual's training and education.

(b) Examine and evaluate the patient or client before delegating acts, tasks, or functions to be performed by an unlicensed individual.

(c) Supervise an unlicensed individual to whom acts, tasks, or functions have been delegated.

(d) Provide predetermined procedures and protocols for acts, tasks, or functions that have been delegated.

(e) Maintain a record of the names of the unlicensed individuals to whom acts, tasks, or functions have been delegated.

(f) Monitor an unlicensed individual's practice and provision of assigned acts, tasks, or functions.

(g) Meet regularly and in person with the unlicensed individual to whom acts, tasks, or functions have been delegated to evaluate the individual's performance, review records, and educate the unlicensed individual on the acts, tasks, or functions that have been delegated.

(4) A physical therapist shall not supervise more than 3 unlicensed individuals at the same time.

(5) A physical therapist shall not delegate the performance of a physical therapy intervention to an unlicensed individual.

(6) Under section 16171 of the code, the requirements of subrules (2), (3)(b), and (5) of this rule do not apply to a student enrolled in an accredited physical therapist or physical therapist assistant educational program approved by the board.

#### PART 4. PHYSICAL THERAPIST ASSISTANTS

R 338.7141 Program accreditation standards; physical therapist assistant; adoption of standards by reference.

Rule 41. (1) The standards and evaluative criteria for accreditation of physical therapist assistant educational programs set forth by the commission on accreditation in physical therapy education in the document entitled "Evaluative Criteria for Accreditation of Education Programs for the Preparation of Physical Therapist Assistants," adopted November 1, 2002, revised January 2013, are adopted by reference in these rules. Copies of the evaluative criteria are available at no cost from the Commission on Accreditation in Physical Therapy Education, 1111 North Fairfax St., Alexandria, VA 22314-1488, at the Commission's website at <http://www.capteonline.org/AccreditationHandbook/>. Copies of the evaluative criteria also are available for inspection and distribution at cost from the Board of Physical Therapy, Bureau of Health Care Services, Department of Licensing and Regulatory Affairs, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

(2) Any educational program for physical therapist assistants that is accredited by the commission on accreditation in physical therapy education meets the qualifications for an approved physical therapist assistant educational program.

R 338.7142 Licensure by examination; physical therapist assistant; requirements.

Rule 42. (1) An applicant for a physical therapist assistant license by examination shall submit the required fee and a completed application on a form provided by the department. In addition to meeting the requirements of the code and these rules, an applicant shall meet all of the following requirements:

(a) Graduate from an accredited physical therapist assistant educational program that meets the standards in R 338.7141.

(b) Pass the national physical therapist assistant examination required under R 338.7145(1).

(c) Pass the examination on laws and rules related to the practice of physical therapy in this state required under R 338.7145(2).

(2) If an applicant graduated on or before January 1, 2008, from an accredited educational program that meets the standards in R 338.7141, then the applicant is presumed to meet the requirements of this rule.

R 338.7143 Rescinded.

R 338.7144 Rescinded.

R 338.7146 Physical therapist assistant examination; eligibility.

Rule 46. (1) To ensure eligibility for the national physical therapist assistant examination required under R 338.7145(1), an applicant shall submit the required fee and a completed application on a form provided by the department. To be eligible for examination, an applicant shall meet 1 of the following requirements:

(a) Graduate from an accredited physical therapist assistant educational program that meets the standards in R 338.7141.

(b) Comply with the requirements of R 338.7147.

(c) Submit documentation acceptable to the department verifying that the applicant is currently enrolled in the final semester, term, or quarter of an approved physical therapist assistant educational program and is expected to graduate.

(2) An applicant who fails to achieve passing scores on the examinations required in R 338.7145(1) and (2) may retake the state examination without limitation and the national examination consistent with fsbpt testing standards.

R 338.7147 Graduate of non-accredited postsecondary institution; physical therapist assistant; examination; eligibility.

Rule 47. To ensure eligibility for examination, an applicant who graduated from a United States military or non-accredited physical therapist assistant educational program shall submit the required fee and a completed application on a form provided by the department. To be eligible for examination, an applicant shall comply with both of the following requirements:

(a) Verify that the applicant has completed a physical therapist or physical therapist assistant educational program that is substantially equivalent to a physical therapist assistant program that is accredited by the commission on accreditation in physical therapy education (capte), as provided in R 338.7141. Evidence of having completed a substantially equivalent physical therapist assistant educational program includes an evaluation of the applicant's non-accredited

education by the foreign credentialing commission on physical therapy (fccpt), 124 West Street South, Alexandria, VA 22314-2825, <http://www.fccpt.org>, or a substantially equivalent evaluation that utilizes the fsbpt's course work evaluation tool or the standards that were utilized by the fccpt at the time the applicant graduated.

(b) Demonstrate a working knowledge of the English language, if the applicant's physical therapist or physical therapist assistant educational program was taught in a language other than English. To demonstrate a working knowledge of the English language, the applicant shall meet the requirements in R 338.7135(b).

R 338.7148 Licensure by endorsement of physical therapist assistant; requirements.

Rule 48. (1) An applicant for a physical therapist assistant license by endorsement shall submit the required fee and a completed application on a form provided by the department. An applicant who satisfies the requirements of the code and this rule and passes the examination required in R 338.7145(2) is presumed to meet the requirements of section 16186 of the code.

(2) If an applicant was first licensed in another jurisdiction recognized by the fsbpt and engaged in practice as a physical therapist assistant for 5 years or more immediately preceding the date of filing an application for a Michigan physical therapist assistant license, then the applicant shall pass the national physical therapist assistant examination required under R 338.7145(1).

(3) If an applicant was first licensed in another jurisdiction recognized by the fsbpt and engaged in practice as a physical therapist assistant for less than 5 years immediately preceding the date of filing an application for a Michigan physical therapist assistant license, then the applicant shall comply with all of the following:

(a) Graduate from a physical therapist assistant educational program that meet the standards in R 338.7141 or graduate from a physical therapist or physical therapist assistant educational program determined to be substantially equivalent to an educational program that meets the standards in R 338.7141.

(b) Pass the national physical therapist assistant examination required under R 338.7145(1).

(c) Demonstrate a working knowledge of the English language if the applicant's physical therapist or physical therapist assistant educational program was taught in a language other than English. To demonstrate a working knowledge of the English language, the applicant shall meet the requirements in R 338.7135(b).

(4) An applicant's license shall be verified, on a form provided by the department, by the licensing agency of any jurisdiction recognized by the fsbpt in which the applicant holds a current license or registration or ever held a license or registration as a physical therapist assistant. If applicable, verification shall include the record of any disciplinary action taken or pending against the applicant.

R 338.7149 Requirements for relicensure; physical therapist assistant.

Rule 49. (1) An applicant whose license has lapsed for less than 3 years preceding the date of application for relicensure may be relicensed under section 16201(3) of the code if the applicant meets all of the following requirements:

(a) Submits the required fee and a completed application on a form provided by the department.

(b) Passes the examination on Michigan laws and rules related to the practice of physical therapy required in R 338.7145(2).

(c) Submits proof to the department of accumulating not less than 24 professional development requirement credits consistent with R 338.7161 to R 338.7165 during the 2 years immediately preceding the application for relicensure.

(2) An applicant whose license has lapsed for 3 years or more preceding the date of application for relicensure may be relicensed under section 16201(4) of the code if the applicant meets all of the following requirements:

(a) Submits the required fee and a completed application on a form provided by the department.

(b) Passes the examination on Michigan laws and rules related to the practice of physical therapy required under R 338.7145(2).

(c) Complies with either of the following:

(i) Establishes that he or she has been employed as a physical therapist assistant in another jurisdiction recognized by the fsbpt for a minimum of 500 hours during the 2-year period immediately preceding the date of application for relicensure.

(ii) Passes the national physical therapist assistant examination required under R 338.7145(1).

(3) An applicant's license or registration shall be verified by the licensing agency of any jurisdiction recognized by the fsbpt in which the applicant holds a current license or registration or ever held a license or registration as a physical therapist assistant. If applicable, verification shall include the record of any disciplinary action taken or pending against the applicant.

R 338.7150 Rescinded.

## PART 5. PROFESSIONAL DEVELOPMENT REQUIREMENTS

R 338.7161 License renewals; requirements; applicability.

Rule 61. (1) This part applies to applications for renewal of a physical therapist or physical therapist assistant license under sections 16201 and 17823 of the code that are filed for the renewal cycle beginning 1 year or more after the effective date of these rules.

(2) An applicant for license renewal who has been licensed for the 2-year period immediately preceding the expiration date of the license shall accumulate not less than 24 professional development requirement (pdr) credits in activities approved by the board under these rules during the 2 years immediately preceding an application for renewal.

(3) Submission of an application for renewal shall constitute the applicant's certification of compliance with the requirements of this rule. A licensee shall retain documentation of meeting the requirements of this rule for a period of 3 years from the date of applying for license renewal. Failure to comply with this rule is a violation of section 16221(h) of the code.

(4) The requirements of this rule do not apply to a licensee during his or her initial licensure cycle.

(5) The pdr requirements established in these rules meet the professional development requirements established under section 17823 of the code.

R 338.7163 Acceptable professional development requirement activities; requirements; limitations.

Rule 63. (1) The 24 pdr credits required under R 338.7161(2) for the renewal of a license shall meet the following requirements, as applicable:

(a) No more than 12 pdr credits shall be earned for approved online continuing education programs or activities during one 24-hour period.

(b) A licensee shall not earn pdr credit for a continuing education program or activity that is identical or substantially identical to a program or activity for which the licensee has already earned credit for during that renewal period.

(c) In accordance with section 16204(2) of the code, a licensee shall earn at least 1 pdr credit in the area of pain and symptom management by completing a continuing education program or activity. Credits in pain and symptom management may include, but are not limited to, courses in behavior management, psychology of pain, pharmacology, behavior modification, stress management, clinical applications, and drug interventions as they relate to the practice of physical therapy.

(2) The board adopts by reference the procedures and criteria for recognizing accrediting organizations of the council for higher education accreditation (chea), effective June 28, 2010, and the procedures and criteria for recognizing accrediting agencies of the U.S. department of education, effective July 1, 2010, as contained in Title 34, Part 602 of the Code of Federal Regulations. Copies of the standards and criteria of the council for higher education accreditation and the U.S. department of education are available for inspection and distribution at cost from the Board Physical Therapy, Bureau of Health Care Services, Department of Licensing and Regulatory Affairs 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909. The chea recognition standards also may be obtained from the Council for Higher Education Accreditation, One Dupont Circle NW, Suite 510, Washington, DC 20036-1110, or from the council's website at <http://www.chea.org> at no cost. The federal recognition criteria may be obtained from the U.S. Department of Education Office of Postsecondary Education, 1990 K Street, NW, Washington, DC 20006 or from the department's website at <http://www.ed.gov/about/offices/list/OPE/index.html> at no cost.

(3) Credit may be earned for any of the following activities:

#### ACCEPTABLE PDR ACTIVITIES

Activity Code	Activity	Number of pdr credits earned for activity
1	<p>Completing an approved continuing education program or activity related to the practice of physical therapy or any non-clinical subject relevant to the practice of physical therapy. A continuing education program or activity is approved, regardless of the format in which it is offered, if it is approved or offered for continuing education credit by any of the following:</p> <ul style="list-style-type: none"> <li>• Another state board of physical therapy.</li> <li>• The Michigan board of medicine.</li> <li>• The Michigan board of osteopathic medicine and surgery.</li> </ul>	<p>The number of credits approved by the sponsor or the approving organization. A maximum of 20 pdr credits may be earned for this activity in each renewal period.</p>



	<ul style="list-style-type: none"> <li>• The federation of state boards of physical therapy (fsbpt).</li> <li>• The American physical therapy association (apta) or its components.</li> <li>• An accredited physical therapist educational program that meets the standards in R 338.7131.</li> <li>• An accredited physical therapist assistant educational program that meets the standards in R 338.7141.</li> </ul> <p>If audited, a licensee shall submit a copy of a letter or certificate of completion showing the licensee's name, number of credits earned, sponsor name or the name of the organization that approved the program or activity for continuing education credit, and the date or dates on which the program was held or activity completed.</p>	
2	<p>Passing a postgraduate academic course related to the practice of physical therapy offered by either of the following:</p> <ul style="list-style-type: none"> <li>• An accredited physical therapist educational program that meets the standards in R 338.7131.</li> <li>• An accredited physical therapist assistant educational program that meets the standards in R 338.7141.</li> <li>• A nationally accredited university or college that meets the standards in subsection (2) of this rule.</li> </ul> <p>If audited, a licensee shall submit a copy of the transcript showing credit hours of the academic courses related to physical therapy.</p>	Fifteen pdr credits for each semester credit earned and 10 pdr credits for each quarter or term credit earned. A maximum of 20 pdr credits may be earned for this activity in each renewal period.
3	<p>Reading an article related to the practice of physical therapy in a professional or scientific journal.</p> <p>This activity does not include articles that are approved for pdr credit under activity code 1.</p> <p>To receive credit, a licensee shall successfully complete an evaluation that was</p>	One pdr credit for each article. A maximum of 6 pdr credits may be earned for this activity in each renewal period.

	<p>provided with the article or the general response form provided by the department as an evaluative component for this activity.</p> <p>If audited, a licensee shall submit documentation from the professional or scientific journal or a copy of the completed general response form to verify that he or she completed an evaluation.</p>	
4	<p>Viewing or listening to media devoted to professional education related to the practice of physical therapy, other than on-line programs, that was not approved or offered for continuing education credit.</p> <p>To receive credit, a licensee shall successfully complete an evaluation that was provided with the educational media or the general response form provided by the department as an evaluative component for this activity.</p> <p>If audited, a licensee shall submit a copy of the completed evaluation or completed general response form to verify that he or she completed an evaluation.</p>	<p>One pdr credit for each hour spent viewing or listening to media. A maximum of 6 pdr credits may be earned for this activity in each renewal period.</p>
5	<p>Presenting a continuing education program related to the practice of physical therapy.</p> <p>To receive credit, the presentation shall be approved or offered for continuing education credit by any of the following:</p> <ul style="list-style-type: none"> <li>• Another state board of physical therapy.</li> <li>• The Michigan board of medicine.</li> <li>• The Michigan board of osteopathic medicine and surgery.</li> <li>• The federation of state boards of physical therapy (fsbpt).</li> <li>• The American physical therapy association (apta) or its components.</li> <li>• An accredited physical therapist educational program that meets the standards in R 338.7131.</li> <li>• An accredited physical therapist</li> </ul>	<p>Two pdr credits for each 50 to 60 minutes of presentation, which includes credit granted for preparation. A presentation shall not be less than 50 minutes in length and credit for a presentation shall be granted only once in each renewal period. A maximum of 12 pdr credits may be earned for this activity in each renewal period.</p>

	<p>assistant educational program that meets the standards in R 338.7141.</p> <p>If audited, a licensee shall submit a letter from the program sponsor confirming the licensee as the presenter and the presentation date and time, or a copy of the presentation notice or advertisement showing the date of the presentation, the licensee's name listed as a presenter, and the name of the organization that approved or offered the presentation for continuing education credit.</p>	
6	<p>Presenting a scientific exhibit or scientific paper accepted for presentation through a peer review process at a state, regional, national, or international physical therapy conference, or its components, or a related professional organization.</p> <p>If audited, a licensee shall submit a copy of the document presented with evidence of presentation or a letter from the program sponsor verifying the exhibit or paper was accepted for presentation through a peer review process and the date of the presentation.</p>	<p>Two pdr credits for each presentation, which includes credit granted for preparation, and credit for a presentation shall be granted only once in each renewal period. A maximum of 12 pdr credits may be earned for this activity in each renewal period.</p>
7	<p>Writing an article related to the practice, education, or research of physical therapy that is published in any of the following:</p> <ul style="list-style-type: none"> <li>• The journal of a national physical therapy association or its components.</li> <li>• A peer-reviewed journal.</li> <li>• A health care journal.</li> <li>• A professional or scientific journal</li> </ul> <p>If audited, a licensee shall submit a copy of the publication that identifies the licensee as the author of the article or a publication acceptance letter.</p>	<p>Six pdr credits for each article, which includes credit granted for preparation, and credit for each article shall be granted only once in each renewal period. A maximum of 12 pdr credits may be earned for this activity in each renewal period.</p>
8	<p>Writing a chapter related to the practice, education, or research of physical therapy that is published in a book.</p> <p>If audited, a licensee shall submit a copy of</p>	<p>Six pdr credits for each chapter, which includes credit granted for preparation, and credit for each chapter shall be granted only once in each renewal period. A maximum of 12 pdr credits</p>

	the publication that identifies the licensee as the author of the chapter or a publication acceptance letter.	may be earned for this activity in each renewal period.
9	<p>Successfully completing 1 of the following:</p> <ul style="list-style-type: none"> <li>• An American board of physical therapy specialties (abpts) certification examination.</li> <li>• An abpts recertification examination.</li> <li>• An abpts professional development portfolio for recertification.</li> <li>• A specialty certification examination or recertification examination offered or approved by an organization approved by the board.</li> </ul> <p>If audited, a licensee shall submit proof of certification or recertification.</p>	Twenty-three pdr credits. A maximum of 23 pdr credits may be earned for this activity in each renewal period.
10	<p>Participating as a student for a minimum of 1,000 hours in any of the following:</p> <ul style="list-style-type: none"> <li>• A postgraduate clinical training program related to the practice of physical therapy provided through or recognized by an accredited physical therapist educational program that meets the standards in R 338.7131.</li> <li>• A postgraduate clinical training program related to the practice of physical therapy provided through or recognized by an accredited physical therapist assistant educational program that meets the standards in R 338.7141.</li> <li>• A postgraduate clinical training program related to the practice of physical therapy offered through a health care organization accredited by an organization recognized by the center for medicare and medicaid services.</li> <li>• A postgraduate clinical training program related to the practice of physical therapy that is accredited or credentialed by the apta or an organization approved by the board.</li> </ul>	Twelve pdr credits. A maximum of 12 pdr credits may be earned for this activity in each renewal period.

	<p>If audited, a licensee shall submit a letter from the program director verifying the number of hours the licensee participated in the clinical training program and that the program was provided, offered, or accredited by an educational program or organization that meets the requirements of this rule.</p>	
11	<p>Participation in a health care organization committee or task force dealing with patient care related issues including, but not limited to, quality of patient care and utilization review.</p> <p>If audited, a licensee shall submit a letter from an organization official verifying the committee or organization dealt with patient care related issues and the licensee's participation, including the dates and the amount of time the licensee participated on each date.</p>	<p>One pdr credit for each 50 to 60 minutes of participation. A maximum of 6 pdr credits may be earned for this activity in each renewal period.</p>
12	<p>Serving as a guest instructor of students, staff, or other licensees at any of the following:</p> <ul style="list-style-type: none"> <li>• A clinical training program related to the practice of physical therapy provided through or recognized by an accredited physical therapist educational program that meets the standards in R 338.7131.</li> <li>• A clinical training program related to the practice of physical therapy provided through or recognized by an accredited physical therapist assistant educational program that meets the standards in R 338.7141.</li> <li>• A clinical training program related to the practice of physical therapy offered through a health care organization accredited by an organization recognized by the center for medicare and medicaid services.</li> <li>• A clinical training program related to the practice of physical therapy that</li> </ul>	<p>Two pdr credits for each 50 to 60 minute instructional session on a specific subject, which includes credit granted for preparation, and credit shall be granted only once for each separate instructional session. A maximum of 12 pdr credits may be earned for this activity in each renewal period.</p>

	<p>is accredited or credentialed by the apta or an organization approved by the board.</p> <p>If audited, a licensee shall submit a letter from the program director verifying the licensee's role, the number of instructional sessions on specific subjects provided by the licensee, and the length of the instructional sessions. Also, the letter shall verify that the clinical training program was provided, offered, or accredited by an educational program or organization that meets the requirements of this rule.</p>	
13	<p>Serving as a clinical instructor or clinical supervisor for students completing an internship, residency, or fellowship program that is recognized or approved by any of the following:</p> <ul style="list-style-type: none"> <li>• An accredited educational program for physical therapists that meets the standards in R 338.7131.</li> <li>• An accredited educational program for physical therapist assistants that meets the standards in R 338.7141.</li> <li>• The apta or an organization approved by the board.</li> </ul> <p>If audited, a licensee shall submit a letter from the educational program or clinical agency director verifying the licensee's role, the number of hours of instruction or supervision provided by the licensee, and that the internship, residency, or fellowship program is recognized or approved by an educational program or organization that meets the requirements of this rule.</p>	<p>Three pdr credits for 40 hours of clinical instruction or supervision. A maximum of 12 pdr credits may be earned for this activity in each renewal period.</p>
14	<p>Identifying, researching, and addressing an event or issue related to professional practice.</p> <p>If audited, a licensee shall submit a completed experiential activity form provided by the department for each issue or event.</p>	<p>One pdr credit for each separate event or issue. A maximum of 6 pdr credits may be earned for this activity in each renewal period.</p>

15	<p>Participating on an international, national, regional, state, state component, or local task force, committee, board, council, or association related to the field of physical therapy that is considered acceptable by the board. A task force, committee, board, council, or association is considered acceptable if it enhances the participant's knowledge and understanding of the field of physical therapy.</p> <p>If audited, a licensee shall submit documentation verifying the licensee's participation in at least 50% of the regularly scheduled meetings of the task force, committee, board, council, or association.</p>	<p>Four pdr credits for participation on each task force, committee, board, council, or association. A maximum of 12 pdr credits may be earned for this activity in each renewal period.</p>
16	<p>Participating as a surveyor for an external agency in a program involving the accreditation, certification, or inspection of an educational program for physical therapists or physical therapist assistants or a certification process for a clinical agency.</p> <p>If audited, a licensee shall submit a letter from the accreditation, certification, or inspection program verifying the licensee's participation, the location of the inspections, and the number of hours the licensee spent participating as a surveyor.</p>	<p>One pdr credit for each 50 to 60 minutes of participation. A maximum of 12 pdr credits may be earned for this activity in each renewal period.</p>
17	<p>Performing volunteer work related to the field of physical therapy without reimbursement in a public or nonprofit entity.</p> <p>If audited, a licensee shall submit a letter from an official at the public or nonprofit entity verifying the number of hours and the type of volunteer work performed by the licensee.</p>	<p>One pdr credit for each 50 to 60 minutes of volunteer work performed. A maximum of 6 pdr credits may be earned for this activity in each renewal period.</p>
18	<p>Serving as a center coordinator of clinical education at an agency that provides clinical internships for students enrolled in programs that are recognized or approved by either of</p>	<p>Two pdr credits per year. A maximum of 4 pdr credits may be earned for this activity in each renewal period.</p>

	<p>the following:</p> <ul style="list-style-type: none"> <li>• An accredited educational program for physical therapists that meets the standards in R 338.7131.</li> <li>• An accredited educational program for physical therapist assistants that meets the standards in R 338.7141.</li> </ul> <p>If audited, a licensee shall submit a letter from the educational program or clinical agency director verifying the licensee's role and that students were placed and participated in the internship program during the time for which the licensee is claiming pdr credit.</p>	
19	<p>Completing the federation of state boards of physical therapy (fsbpt) practice review tool.</p> <p>To receive credit, a licensee shall submit documentation from the fsbpt verifying completion of the practice review tool.</p>	<p>Ten pdr credits. A maximum of 10 pdr credits may be earned for this activity in each renewal period.</p>



---

**ADMINISTRATIVE RULES**

---

DEPARTMENT OF NATURAL RESOURCES

LAW ENFORCEMENT DIVISION

WATERCRAFT RENTED TO PUBLIC

Filed with the Secretary of State on September 15, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, 45a(6), or 48 of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the department of natural resources by section 44515 of 1994 PA 451, MCL 324.44515)

R 281.511, R 281.514, R 281.515, and R 281.519, of the Michigan Administrative Code are amended, and R 281.520, R 281.521, R 281.522, R 281.523, and R 281.524, of the Michigan Administrative Code are added, as follows:

R 281.511 Scope.

Rule 1. These rules are promulgated for the purpose of implementing 1994 PA 451, MCL 324.44501 to 324.44526, hereinafter referred to as the act.

R 281.514 Maximum capacity tags; watercraft for use with outboard motors.

Rule 4. The capacity tag for a watercraft for use with an outboard motor shall contain all of the following:

(a) The total weight of persons, motor, gear, and other articles placed aboard that the watercraft is capable of carrying with safety under normal conditions.

(b) The recommended number of persons commensurate with the weight capacity of the watercraft at a presumed weight of 185 pounds per person.

(c) The maximum horsepower of the motor the watercraft is designed or intended to accommodate.

(d) A notice that the information appearing on the capacity tag applies under normal conditions and that the weight of the outboard motor and its associated equipment is considered to be part of the weight capacity.

R 281.515 Maximum capacity tags; watercraft not for use with outboard motors.

Rule 5. The capacity tag for a watercraft not for use with an outboard motor, such as a canoe, rowboat, inboard boat, or inboard-outboard boat shall contain all of the following:

(a) The total weight of persons, gear, and other articles placed aboard that the watercraft is capable of carrying with safety under normal conditions.

(b) The recommended number of persons commensurate with the weight capacity of the watercraft at a presumed weight of 185 pounds per person.

(c) A notice that the information appearing on the capacity plate applies under normal conditions.

R 281.519 Passenger capacity.

Rule 9. Passenger capacity shall be determined by applying either of the following formulas resulting in the lesser capacity:

(a)  $(WC - M) : 185$ , where M is the weight of the largest outboard motor and associated operating equipment that the watercraft is represented to accommodate if usable with outboard motor; and 185 is the presumed pound weight per person. For a watercraft with an inboard or inboard-outboard motor, divide WC by 185.

(b) Boat length multiplied by the maximum boat beam divided by 15. This formula is not applicable to canoes.

R 281.520 Navigable waters livery vessels; first aid kit and emergency procedures list.

Rule 10. (1) The owner of a navigable waters livery vessel shall provide, and have onboard the vessel, at least 1 standard 16-unit first aid kit.

(2) The owner of a navigable waters livery shall post an emergency procedures list aboard the vessel in a conspicuous location. The list shall set forth, at a minimum, all of the following informational items:

- (a) Radio-telephone distress, including all of the following:
  - (i) Switch to channel 16 - coast guard.
  - (ii) Give distress signal "MAYDAY" 3 times.
  - (iii) Give boat name, type, and color.
  - (iv) Give position.
  - (v) Describe emergency.
- (b) Man overboard, including all of the following:
  - (i) Post a lookout.
  - (ii) Throw over a flotation device or the water light.
  - (iii) Do not jump into the water unless the person overboard is a small child, elderly, or a person with a disability.
  - (iv) Maneuver to return for pickup.
  - (v) Use additional markers.
  - (vi) Get victim aboard.
  - (vii) Call for help if necessary.
- (c) Explosion, including all of the following:
  - (i) Be ready to go overboard with personal flotation device (life jacket).
  - (ii) When clear of danger, account for all passengers and assist.
  - (iii) Stay together.
- (d) Fires, including all of the following:
  - (i) If possible, use fire extinguisher.
  - (ii) If practical, jettison burning materials.
  - (iii) Reduce the air supply.
  - (iv) Assemble at opposite end of boat.
  - (v) Make preparation to abandon ship, including all of the following:
    - (A) Put on life jacket.
    - (B) Signal for help by radio or any means available.
- (e) Leaks or damage control, including all of the following:
  - (i) Put on life jacket.
  - (ii) Check bilge pump operation.
  - (iii) Pull up all decks and floor boards in search of leaks.
  - (iv) Slow or stop boat as needed. You may need to stay on plane to keep hole above water.

(v) Stop engine, close sea cock for engine cooling, disconnect hose and place end in bilge. Start engine to act as bilge pump.

(vi) Cover large hole from outside of boat with mattress or similar device.

(vii) Use radio to call for help. Channel 16 - coast guard.

R 281.521 Navigable waters livery vessel; marine radio; compass.

Rule 11. (1) The owner of a navigable waters livery vessel that is rented or offered for rent on the Great Lakes shall have aboard the vessel a marine radio that is in good working condition.

(2) The owner of a navigable waters livery vessel that is rented or offered for rent on the Great Lakes shall have aboard the vessel a suitable marine-type compass that is in good and serviceable condition.

R 281.522 Navigable waters livery vessel; bilge pump; bailing devices.

Rule 12. (1) A navigable waters livery vessel constructed with bilges or enclosed spaces below decks shall be fitted with an electrically operated bilge pump located in a manner that will assure that all bilge areas can be pumped. The bilge pump shall be in good and serviceable condition.

(2) All navigable waters livery vessels shall be equipped with a manually operated bailing device.

R 281.523 Navigable waters livery vessels; electrical systems.

Rule 13. (1) All electrical systems on a navigable waters livery vessel shall be safe and fit for the service intended, shall be in proper operating condition, and shall have a suitable electrical grounding system.

(2) Electrical wiring shall be routed as high as possible above the bilges, shall be supported in a suitable manner with nonabrasive fasteners to structural members of the vessel, and shall be protected against chafing where passing through bulkheads or other structural members. Fasteners and protective devices shall not be capable of causing damage to the wiring.

(3) Any electrical storage battery or batteries shall be compatible with its attendant electrical system.

(4) A battery shall be located so that gas generated in charging is dissipated by natural or mechanical ventilation.

(5) A battery shall be accessibly located, provided with suitable supports, and secured against shifting with the motion of the vessel.

(6) A battery shall be located in a liquid-tight tray or box of adequate capacity to retain normal spillage or boilover of the electrolyte. The tray or box shall be constructed of, or lined with, suitable materials resistant to deterioration by the electrolyte.

(7) A nonconductive, perforated cover or other suitable means shall be provided to prevent accidental shorting of the battery terminals.

R 281.524 Navigable waters livery vessels; sailing apparatus.

Rule 14. The owner of a navigable waters livery vessel shall maintain all masts, spars, standing rigging, running rigging, blocks, fittings, sails, lines, and other sailing apparatus in good and serviceable condition.

---

**ADMINISTRATIVE RULES**

---

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

WORKERS' COMPENSATION AGENCY

WORKERS' COMPENSATION HEALTH CARE SERVICES

Filed with the Secretary of State on September 15, 2015

These rules become effective immediately upon filing with the Secretary of State.

(By authority conferred on the workers' compensation agency by sections 205 and 315 of 1969 PA 317, section 33 of 1969 PA 306, Executive Reorganization Order Nos. 1982-2, 1986-3, 1990-1, 1996-2, 2003-1, and 2011-4, MCL 418.205, 418.315, 24.233, 18.24, 418.1, 418.2, 445.2001, 445.2011, and 445.2030)

R 418.10904, R 418.10915, R 418.10922, R 418.10923, R 418.101007, R 418.101008, R 418.101015, and R 418.101208 of the Michigan Administrative Code are amended.

PART 9. BILLING  
SUBPART A. PRACTITIONER BILLING

R 418.10904 Procedure codes and modifiers.

Rule 904. (1) A health care service shall be billed with procedure codes adopted from "Current Procedural Terminology (CPT®) 2014 Professional Edition" or "HCPCS 2014 Level II Professional Edition," as referenced in R 418.10107. Procedure codes from the CPT code set shall not be included in these rules, but shall be provided on the workers' compensation agency's website at [www.michigan.gov/wca](http://www.michigan.gov/wca). Refer to "Current Procedural Terminology (CPT®) 2014 Professional Edition," as referenced in R 418.10107, for standard billing instructions, except where otherwise noted in these rules. A provider billing services described with procedure codes from "HCPCS 2014 Level II Professional Edition" shall refer to the publication as adopted by reference in R 418.10107 for coding information.

(2) The following ancillary service providers shall bill codes from "HCPCS 2014 Level II Professional Edition," as adopted by reference in R 418.10107, to describe the ancillary services:

- (a) Ambulance providers.
- (b) Certified orthotists and prosthetists.
- (c) Medical suppliers, including expendable and durable equipment.
- (d) Hearing aid vendors and suppliers of prosthetic eye equipment.
- (e) A home health agency.

(3) If a practitioner performs a procedure that cannot be described by 1 of the listed CPT or HCPCS procedure codes, then the practitioner shall bill the unlisted procedure code. An unlisted procedure code shall only be reimbursed when the service cannot be properly described with a listed code and the documentation supporting medical necessity includes all of the following:

- (a) Description of the service.

- (b) Documentation of the time, effort, and equipment necessary to provide the care.
- (c) Complexity of symptoms.
- (d) Pertinent physical findings.
- (e) Diagnosis.
- (f) Treatment plan.

(4) The provider shall add a modifier code, found in Appendix A of the CPT codebook as adopted by reference in R 418.10107, following the correct procedure code describing unusual circumstances arising in the treatment of a covered injury or illness. When a modifier code is applied to describe a procedure, a report describing the unusual circumstances shall be included with the charges submitted to the carrier.

(5) Applicable modifiers from table 10904 shall be added to the procedure code to describe the type of practitioner performing the service. The required modifier codes for describing the practitioner are as follows:

Table 10904 Modifier Codes

- AA Anesthesia services performed personally by anesthesiologist.
- AH When a licensed psychologist bills a diagnostic service or a therapeutic service, or both.
- AJ When a certified social worker bills a therapeutic service.
- AL A limited license psychologist billing a diagnostic service or a therapeutic service.
- CS When a limited licensed counselor bills for a therapeutic service.
- GF Non-physician (nurse practitioner, advanced practice nurse, or physician assistant) provides services in an office or clinic setting or in a hospital setting.
- LC When a licensed professional counselor performs a therapeutic service.
- MF When a licensed marriage and family therapist performs a therapeutic service.
- ML When a limited licensed marriage and family therapist performs a service.
- TC When billing for the technical component of a radiology service.
- QK When an anesthesiologist provides medical direction for not more than 4 qualified individuals being either certified registered nurse anesthetists, certified anesthesiologist assistants, or anesthesiology residents.
- QX When a certified registered nurse anesthetist or certified anesthesiologist assistant performs a service under the medical direction of an anesthesiologist.
- QZ When a certified registered nurse anesthetist performs anesthesia services without medical direction.

R 418.10915 Billing for anesthesia services.

Rule 915. (1) Anesthesia services shall consist of 2 components. The 2 components are base units and time units. Each anesthesia procedure code is assigned a value for reporting the base units. The base units for an anesthesia procedure shall be as specified in the publication entitled "Medicare RBRVS: The Physicians' Guide" as adopted by reference in R 418.10107. The anesthesia codes, base units, and instructions for billing the anesthesia service shall be published separate from these rules in the health care services manual.

(2) An anesthesia service may be administered by either an anesthesiologist, anesthesia resident, a certified registered nurse anesthetist, or a combination of a certified registered nurse anesthetist or a certified anesthesiologist assistant, and a physician providing medical direction or supervision. When billing for both the anesthesiologist and a certified registered nurse anesthetist or a certified anesthesiologist assistant, the anesthesia procedure code shall be listed on 2 lines of the CMS 1500 with the appropriate modifier on each line.

(3) One of the following modifiers shall be added to the anesthesia procedure code to determine the appropriate payment for the time units:

(a) Modifier -AA indicates the anesthesia service is administered by the anesthesiologist.

(b) Modifier -QK indicates the anesthesiologist has provided medical direction for a certified registered nurse anesthetist, CRNA, certified anesthesiologist assistant (AA), or resident. The CRNA, AA, or resident may be employed by a hospital, the anesthesiologist, or may be self-employed.

(c) Modifier -QX indicates the certified registered nurse anesthetist or certified anesthesiologist assistant has administered the procedure under the medical direction of the anesthesiologist.

(d) Modifier -QZ indicates the certified registered nurse anesthetist has administered the complete anesthesia service without medical direction of an anesthesiologist.

(4) Total anesthesia units shall be calculated by adding the anesthesia base units to the anesthesia time units.

(5) Anesthesia services may be administered by any of the following:

(a) A licensed doctor of dental surgery.

(b) A licensed doctor of medicine.

(c) A licensed doctor of osteopathy.

(d) A licensed doctor of podiatry.

(e) A certified registered nurse anesthetist.

(f) A licensed anesthesiology resident.

(g) A certified anesthesiologist assistant.

(6) If a surgeon provides the anesthesia service, the surgeon shall only be reimbursed the base units for the anesthesia procedure.

(7) If a provider bills physical status modifiers, then documentation shall be included with the bill to support the additional risk factors. When billed, the physical status modifiers are assigned unit values as defined in the following Anesthesiology Physical Status Modifiers Unit Value table:

P1: A normal healthy patient = 0

P2: A patient who has a mild systemic disease = 0

P3: A patient who has a severe systemic disease = 1

P4: A patient who has a severe systemic disease that is a constant threat to life = 2

P5: A moribund patient who is expected not to survive without the operation = 3

P6: A declared brain-dead patient whose organs are being removed for donor purposes = 0

(8) Procedure code 99140 shall be billed as an add-on procedure if an emergency condition, as defined in R 418.10108, complicates anesthesia. Procedure code 99140 shall be assigned 2 anesthesia units. Documentation supporting the emergency shall be attached to the bill.

(9) If a pre-anesthesia evaluation is performed and surgery is not subsequently performed, then the service shall be reported as an evaluation and management service.

R 418.10922 Hospital billing instructions.

Rule 922. (1) A hospital shall bill facility charges on the UB-04 national uniform billing claim form and shall include revenue codes, ICD-9-CM coding, until ICD-10-CM is implemented, then ICD-10-CM coding, HCPCS codes, and CPT® procedure codes to identify the surgical, radiological, laboratory, medicine, and evaluation and management services. This rule only requires that the following medical records be attached when appropriate:

- (a) Emergency room report.
  - (b) The initial evaluation and progress reports every 30 days whenever physical medicine, speech, and hearing services are billed.
  - (c) The anesthesia record when billing for a CRNA, certified anesthesiologist assistant, or anesthesiologist.
- (2) A properly completed UB-04 shall not require attachment of medical records except for those in subrule (1) of this rule to be considered for payment. Information required for reimbursement is included on the claim form. A carrier may request any additional records under R 418.10118.
- (3) If a hospital clinic, other than an industrial or occupational medicine clinic, bills under a hospital's federal employer identification number, then a hospital clinic facility service shall be identified by using revenue code 510 "clinic."
- (4) A hospital system-owned office practice shall bill services on the CMS 1500 claim form using the office site of service and shall not bill facility fees.
- (5) A hospital or hospital system-owned industrial or occupational clinic providing occupational health services shall bill services on the CMS 1500 claim form using the office site of service and shall not bill facility fees.

R 418.10923 Hospital billing for practitioner services.

Rule 923. (1) A hospital billing for practitioner services, including a certified registered nurse anesthetist, a certified anesthesiologist assistant, a physician, a nurse who has a specialty certification, and a physician's assistant, shall submit bills on a CMS 1500 form and the hospital shall use the appropriate procedure codes adopted by these rules. A hospital shall bill for professional services provided in the hospital clinic setting as practitioner services on a CMS 1500 form using outpatient hospital for the site of service. A hospital or hospital system-owned office practice shall bill all office services as practitioner services on a CMS 1500 form using office or clinic for the site of service. A hospital or hospital system-owned industrial or occupational clinic providing occupational health services for injured workers shall bill all clinic services as practitioner services on a CMS 1500 using office or clinic for the site of service. A hospital or hospital system-owned industrial or occupational clinic shall not use emergency department evaluation and management procedure codes. Radiology and laboratory services may be billed as facility services on the UB-04.

(2) A hospital billing for the professional component of a medical service, excluding physical medicine, occupational medicine, or speech and hearing services shall bill the service on a CMS 1500 claim form adding modifier -26 identifying the bill is for the professional component of the service. The bill shall indicate outpatient hospital for the site of service. The carrier shall pay the maximum allowable fee listed in the manual for the professional component of the procedure. If the professional component is not listed, then the carrier shall pay 40% of the maximum allowable fee.

(3) A hospital billing for a radiologist's or pathologist's services shall bill the professional component of the procedure on the CMS 1500 claim form and shall place modifier -26 after the appropriate procedure code to identify the professional component of the service. The carrier shall pay the maximum allowable fee listed in the manual for the professional component of the procedure. If the professional component is not listed, then the carrier shall pay 40% of the maximum allowable fee.

(4) A hospital billing for a certified registered nurse anesthetist or certified anesthesiologist assistant shall bill only time units of an anesthesiology procedure and use modifier -QX with the

appropriate anesthesia code, except when billing for a certified registered nurse anesthetist in the absence of medical direction from a supervising anesthesiologist.

PART 10. REIMBURSEMENT  
SUBPART A. PRACTITIONER REIMBURSEMENT

R 418.101007 Reimbursement for anesthesia services.

Rule 1007. (1) The carrier shall determine the maximum allowable payment for anesthesia services by adding the base units to the time units. The carrier shall reimburse anesthesia services at either the maximum allowable payment, or the practitioner's usual and customary charge, whichever is less. Each anesthesia base unit shall be multiplied by \$42.00 to determine payment for the base procedure.

(2) Anesthesia base units shall only be paid to an anesthesiologist, a surgeon who provides the anesthesia and performs the surgery, or a certified registered nurse anesthetist providing anesthesia without medical direction of the anesthesiologist. Only 1 practitioner shall be reimbursed for base units, documented by the anesthesia record.

(3) The carrier shall reimburse the time units by the total minutes listed in the "days" or "units" column and the alpha modifier added to the procedure code. Time units are reimbursed in the following manner:

(a) Increments of 15 minutes or portions thereof, for administration of the anesthesia.

(b) Increments of 30 minutes or portions thereof, for supervision of a CRNA or certified anesthesiologist assistant.

(c) In no instance shall less than 1 time unit be reimbursed.

(4) The maximum allowable payment for anesthesia time shall be calculated in the following manner:

(a) If the anesthesiologist administers the anesthesia, then the modifier shall be -AA and the maximum payment shall be \$2.80 per minute.

(b) If the anesthesiologist supervises a CRNA or certified anesthesiologist assistant, then the modifier shall be QK and the maximum payment shall be \$1.40 per minute.

(c) If a CRNA or a certified anesthesiologist assistant supervised by an anesthesiologist administers the anesthesia, then the modifier shall be -QX and the maximum payment shall be \$2.80 per minute.

(d) If a CRNA administers without supervision of the anesthesiologist, then the modifier shall be -QZ and the maximum payment shall be \$2.80 per minute.

R 418.101008 Reimbursement for opioid treatment for chronic, non-cancer pain.

Rule 1008. (1) For purposes of these rules, chronic pain is pain unrelated to cancer or is incident to surgery and that persists beyond the period of expected healing after an acute injury episode. It is pain that persists beyond 90 days following the onset of the pain. The payer shall reimburse for opioids used in the treatment of chronic pain resulting from work-related conditions.

(2) This rule is applicable to opioid treatment of chronic pain for the following:

(a) Injury dates on or after June 26, 2015.

(b) Beginning December 26, 2015, all other injury dates.

R 418.101015 General rules for facility reimbursement.

Rule 1015. (1) A facility licensed by this state shall receive the maximum allowable payment in accordance with these rules. The facility shall follow the process specified in these rules for



resolving differences with a carrier regarding payment for the appropriate health care services rendered to an injured worker.

(2) The carrier or its designated agent shall assure that the UB-04 national uniform billing claim form is completed correctly before payment. A carrier's payment shall reflect any adjustments in the bill made through the carrier's utilization review program.

(3) A carrier shall pay, adjust, or reject a properly submitted bill within 30 days of receipt, sending notice on a form entitled "Carrier's Explanation of Benefits" in a format specified by the agency. The carrier shall reimburse the facility a 3% late fee if more than 30 days elapse between a carrier's receipt of a properly submitted bill and a carrier's mailing of the payment.

(4) Submission of a correctly completed UB-04 claim form shall be considered to be a properly submitted bill. The following medical records shall also be attached to the facility charges as applicable:

(a) Emergency room report.

(b) The initial evaluations and progress reports every 30 days whenever physical medicine, speech, and hearing services are billed by a facility.

(c) The anesthesia record whenever the facility bills for the services of a CRNA, certified anesthesiologist assistant, or anesthesiologist.

(5) Additional records not listed in subrule (4) of this rule may be requested by the carrier and shall be reimbursed in accordance with R 418.10118.

#### PART 12. Carrier's professional health care review program

##### R 418.101208 Renewal of certification.

Rule 1208. (1) A carrier or other entity shall apply to the workers' compensation agency for renewal of certification in the manner prescribed by the agency, submitting the application within 90 days before the expiration date on the certification.

(2) A carrier or other entity shall receive renewal of certification upon receipt of an updated description of its program as specified in R 418.101206.

---

**ADMINISTRATIVE RULES**

---

DEPARTMENT OF HEALTH AND HUMAN SERVICES

CHILDREN'S SERVICES AGENCY

CHILD PLACING AGENCIES

Filed with the Secretary of State on September 16, 2015

These rules become effective 7 days after filing with the Secretary of State under MCL 24.244(1) of 1969 PA 306.

(By authority conferred on the director of the Department of Health and Human Services by sections 2, 5, 10, and 14 of 1973 PA 116 and Reorganization Nos. 1996-1, 1996-2, 2003-1, 2004-4, and Executive Order 2015-004; MCL 722.112, 722.115, 722.120, 722.124 330.3101, 333.5111, 445.2001, 445.2011, and 400.226)

R 400.12101 and 400.12413 are amended in the Code as follows:

R 400.12101 Definitions.

Rule 101. As used in these rules:

- (a) "Act" means 1973 PA 116, MCL 722.111 to 722.128, and known as the child care organization licensing act.
- (b) "Agency" means a child-placing agency as defined in section 1 of the act.
- (c) "Chief administrator" means the person designated by the licensee as having the day-to-day responsibility for the overall administration of a child placing agency and for assuring the care, safety, and protection of children and families served.
- (d) "Concurrent planning" means simultaneously planning for reunification and alternative permanence.
- (e) "Contribution" means the payment of money or donation of goods or services.
- (f) "Corporal punishment" means hitting, paddling, shaking, slapping, spanking, or any other use of physical force as a means of behavior management except as provided in R 400.12313(4).
- (g) "Department" means the Michigan department of health and human services.
- (h) "Deemed status" means a status conferred on an organization based on a professional standards review by a national accrediting organization that recognizes that the organization's programs meet certain effectiveness criteria.
- (i) "Emergency placement" means a placement that is made in response to a sudden unexpected occurrence that demands immediate action.
- (j) "Foster child" means a person who meets all of the following criteria:
  - (i) Resides in an out-of-home placement based on a court order or who has been reunified with a parent or guardian but continues under the wardship and supervision of the court or is temporarily placed by a parent or guardian for a limited time in a foster home as defined by section 1 of 1973 PA116, MCL 722.111 or has been released by a parent to the department or a child placing agency under section 22 of 1939 PA 288, MCL 710.22

(ii) Is placed with or committed to the department for care and supervision by a court order under section 2 of 1939 PA 288, MCL 712A.2.

(iii) Is less than 18 years of age or is 18 years of age or older and was in foster care before turning 18 year of age and agrees to remain in care following termination of court jurisdiction.

(k) “Foster home” means foster family home or foster family group home, as defined in section 1 of 1973 PA 116, MCL 722.111.

(l) “Human behavioral science” means a degree from an accredited college or university in any of the following:

- (i) Social work.
- (ii) Psychology.
- (iii) Counseling and guidance.
- (iv) Child development.
- (v) Criminal justice.
- (vi) Family and child ecology.
- (vii) Sociology.
- (viii) Family community services.
- (ix) Family studies.
- (x) Family Live education.
- (xi) Human services.

(m) “Independent living” means the placement, by an agency, of a youth who is not less than 16 years old in his or her own unlicensed residence, the residence of an adult who does not have supervisory responsibility for the youth, or in a residence under the control of the agency. The authorized agency or governmental unit retains supervisory responsibility for the youth.

(n) “Infant” means a child between birth and 12 months of age.

(o) “Licensing authority” means the administrative unit of the department responsible for making licensing and approval recommendations for a child placing agency.

(p) “Licensee designee” means the individual who is authorized by the board of directors, or the governing body for a public agency, to act on behalf of the corporation or organization on licensing matters.

(q) “Member of the household” means any person, other than a foster child, who resides in a foster or adoptive home on an ongoing or recurring basis.

(r) “Parent” means a legal parent and includes a custodial parent, noncustodial parent, or adoptive parent.

(s) “Placement” means moving a child to an out-of-home living arrangement for purposes of foster care, adoption, or independent living; or from out-of-home placement to another out-of-home placement.

(t) “Social service supervisor” means a person who supervises a social service worker. A social service supervisor may also function as a social service worker in the temporary absence of the social service worker if the provisions of R 400.12205 are met.

(u) “Social service worker” means a person who performs social service functions prescribed by these rules.

(v) “Staff” means a person who is any of the following:

- (i) Employed by an agency.
- (ii) A volunteer for the agency.
- (iii) Is under contract to the agency.

(w) “Substantial noncompliance” means repeated violation of the act or an administrative rule promulgated under the act, or noncompliance with the act, a rule promulgated under the act, or the terms of a license that jeopardizes the health, safety, care, treatment, maintenance, or supervision of individuals receiving services or, in the case of an applicant, individuals who may receive services.

(x) “Substitute care provider” means a person who provides care and supervision in the absence of the foster parent for any length of time.

(y) “Tribe” means a federally recognized tribe.

(z) “Willful noncompliance” means that after receiving a copy of the act, the rules promulgated under the act, and a copy of the terms of the license if applicable, an applicant or licensee knows or had reason to know that his or her conduct is a violation of the act, the rules promulgated under the act, or the terms of the license.

R 400.12413 Medical and dental care policy.

Rule 413. (1) An agency’s medical and dental care policy shall, at a minimum, include all of the following:

(a) The provision of routine medical care.

(b) The provision of emergency medical, surgical, and dental care.

(c) A physical examination for each child as follows, unless a greater frequency is medically indicated:

(i) For a child under 2 years of age, a physical examination shall have been completed within 3 months before being placed in foster care or a new physical examination shall be completed within 30 calendar days after being placed in foster care.

(ii) For a child 2 years of age or older, a physical examination shall have been completed within 12 months before placement or a new physical examination shall be completed within 30 calendar days after placement.

(iii) A physical examination every 14 months.

(d) Current immunizations for each child as required by section 5111 of 1978 PA 368, MCL 333.5111. All of the following apply:

(i) A statement from a parent or licensed medical authority, which indicates that immunizations are current or contraindicated, is sufficient documentation of immunizations.

(ii) A copy of a waiver addressed to the department that is signed by the parent stating immunizations are not being administered due to religious, medical, or other reasons is sufficient documentation of immunizations. A waiver shall be accompanied by a certification by the local health department that the parent or parents received education on the risks of not receiving the vaccines being waived and the benefits of vaccination to the individual and the community as required by MCL 333.5111 and the provisions under R 325.176(12) of the communicable and related disease administrative rules.

(iii) If documentation of immunization or a copy of the waiver is unavailable, then immunizations shall begin within 30 calendar days of placement.

(e) The provision of any dental treatment necessary for a child who is less than 4 years of age.

(f) The provision of a dental examination and any treatment required for each child who is 4 years of age and older, including both of the following:

(i) A dental examination within 12 months before placement or a new dental examination shall be completed not more than 90 calendar days after placement.

(ii) A dental reexamination shall be obtained at least every 18 months, unless a greater frequency is indicated.

(2) An agency shall maintain a file documentation from the medical or dental provider of all medical and dental care received by a foster child.

---

**ADMINISTRATIVE RULES**

---

DEPARTMENT OF CORRECTIONS

GENERAL RULES

Filed with the Secretary of State on September 16, 2015

These rules take effect immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of corrections by section 6 of 1953 PA 232, MCL 791.206.)

R 791.3310 of the Michigan Administrative Code is added as follows:

R 791.3310 Fact-finding hearing; notice; report; waiver.

Rule 310. (1) A prisoner shall receive sufficient written notice of the purpose of a fact-finding hearing sufficiently prior to the hearing to allow preparation of a response. A copy of any disciplinary report or other information regarding circumstances giving rise to the hearing shall accompany the notice.

(2) A prisoner shall be afforded both of the following at a fact-finding hearing:

(a) To be present and speak on his or her own behalf.

(b) To receive a copy of any department document specifically relevant to the issue before the hearing officer, unless disclosure of the document would be a threat to the order and security of the facility or the safety of an individual.

(3) The hearing officer shall make a summary report of the hearing and decision or recommendation.

(4) A prisoner may waive a fact-finding hearing. Waivers for minor misconduct hearings are subject to R 791.5501.

---

**NOTICE OF PROPOSED AND  
ADOPTED AGENCY GUIDELINES**

---

*MCL 24.208 states in part:*

*“Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

*\* \* \**

*(h) Notice of proposed and adopted agency guidelines.”*

---

**NOTICE OF PROPOSED AND  
ADOPTED AGENCY GUIDELINES**

---

**Michigan Public Service Commission**

**Notice of Adopted Guideline**

[Issued pursuant to Section 24 1969 PA 306, as amended being MCL 24.224]

**AGENCY GUIDELINE PROCEDURES**

"Guideline" means an agency statement or declaration of policy which the agency intends to follow, which does not have the force or effect of law, and which binds the agency but does not bind any other person.

Interested parties may express any views regarding the proposed guideline of the guideline's effect on a person to the agency.

**(I) Summary of proposed guidelines, including the subjects and issues involved.**

Certain documents proffered for filing with the Michigan Public Service Commission (Commission or MPSC) in its electronic-docket contain matter inappropriate for publication on the Commission's website for reasons other than the confidentiality concerns usually addressed by a protective order. This occurs most frequently in dockets calling for public comments or dockets in which comments are filed pursuant to 1999 AC, R 460.17207. The Commission decided that its filing guideline should be revised to include a prohibition against filing marketing and advertising materials in public comment dockets.

The adopted revised guideline reads as follows:

**MPSC GUIDELINE 2015-1  
GUIDELINE APPLICABLE TO DOCUMENTS FILED ELECTRONICALLY**

This guideline applies to documents filed electronically to the e-dockets website of the Michigan Public Service Commission, including documents filed pursuant to 1999 AC, R 460.17207 (Rule 207) or in response to an invitation for public comments. All information posted on the e-dockets website is public information. The Commission may deny for public posting documents found to contain the following:

a. Information that may be subject to the Health Insurance Portability and Accountability Act of 1996 (HIPAA), in the absence of a notarized waiver of the rights governed by HIPAA.

b. Hyperlinks or other navigational aids that link to voluminous documents without pinpointing the material within that document that addresses the subject matter of the case, such as links to entire books, newspapers, magazines, or websites. Filers should link to the targeted information. Although hyperlinks may be included in electronically filed documents, the material linked to will not become part of the official record or filing unless the material itself is filed. Filers are also reminded that such materials are usually subject to copyright and other intellectual property rights and may not be reproduced without the prior written consent of the copyright holder. Filers may include hyperlinks to matter for which they have obtained all necessary consents. By submitting content to the e-dockets website, filers warrant and represent that they either own or otherwise control all of the rights to that content, including,



without limitation, all the rights necessary to provide, post, upload, input, or submit the content, and that their use of the content is a protected fair use.

c. Language that is offensive, defamatory, obscene, vulgar, inflammatory, or threatening; or which is harmful in its nature including, without limitation, computer viruses, corrupted data, or other potentially harmful software or data; and advertising or marketing materials as part of public comment.

Acceptance of a document for filing is not a final determination that the document complies with all of the Commission’s requirements and is not a waiver of such requirements. If a filing is rejected, a “Notice of Rejection” explaining why the filing has been rejected will be sent by e-mail to the filer, or the filer will be contacted by other appropriate means.

If a filer discovers an error in the electronic filing or publishing of a document, the filer shall contact the Commission’s Executive Secretary as soon as possible. The Commission will review the situation and advise the filing party of how the error will be addressed and what further action by the filer, if any, is required. Ordinarily, any modifications to a published document will require a revised filing with the Commission. If errors in the filing or publishing of a document are discovered by the Executive Secretary, Commission staff will ordinarily notify the filer of the error and advise the filer of what further action, if any, is required to address the error.

**(II) Effective date.**

October 1, 2015.

---

**EXECUTIVE ORDERS  
AND  
EXECUTIVE REORGANIZATION ORDERS**

---

*MCL 24.208 states in part:*

*“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

*(a) Executive orders and executive reorganization orders.”*

---

**EXECUTIVE ORDERS**

---

**EXECUTIVE ORDER**

**No. 2015 - 12**

**CREATION OF  
PIPELINE SAFETY ADVISORY BOARD**

**MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY**

WHEREAS, Section 1 of Article V of the Michigan Constitution of 1963 vests the executive power of the state of Michigan in the Governor; and

WHEREAS, Section 2 of Article V of the Michigan Constitution of 1963 empowers the Governor to make changes in the organization of the Executive Branch or in the assignment of functions among its units that he considers necessary for efficient administration; and

WHEREAS, it is important that the state of Michigan ensure that oil and gas development and transportation is balanced with protecting public health, safety, and natural resources; and

WHEREAS, the state of Michigan recognizes the importance of oil and gas development, transportation, and use in the state's economy; and

WHEREAS, state government leaders undertook an extensive review of the nexus between energy transmission and environmental protection with formation of the Michigan Petroleum Pipeline Task Force; and

WHEREAS, a key finding of the task force was that effective coordination of state and local resources – including stakeholders in conservation and environment, oil and gas development, and transportation, and other state agencies dealing with energy production and transportation – is needed to provide necessary transparency and to implement other task force recommendations; and

WHEREAS, establishment of a Pipeline Safety Advisory Board within the Michigan Department of Environmental Quality will advise and assist in the implementation of matters relating to hazardous liquid and gas pipeline safety, routing, construction, operation and maintenance, and provide recommendations for statutory, contractual, or procedural changes to improve the safety of pipelines in this state;

NOW, THEREFORE, I, Richard D. Snyder, Governor of the state of Michigan, by virtue of the power and authority vested in the Governor by the Michigan Constitution of 1963 and Michigan law, order the following:

**I. CREATION OF THE PIPELINE SAFETY ADVISORY BOARD**

A. The Pipeline Safety Advisory Board (the “Board”) is created as an advisory body to the Governor within the Michigan Department of Environmental Quality (the “Department”).

B. The Board shall consist of the following 15 members who shall serve a term expiring on December 31, 2018.

- The director of the Department of Environmental Quality, or his/her designee from within the Department of Environmental Quality;
- The Attorney General, or his/her designee from within the Department of Attorney General;
- The director of the Department of Natural Resources, or his/her designee from within the Department of Natural Resources;
- The director of the Michigan State Police, or his/her designee from within the Department of State Police;
- The executive director of the Michigan Agency for Energy, or his/her designee from within the Michigan Agency for Energy;
- The chairperson of the Public Service Commission, or his/her designee from within the Public Service Commission;
- An individual representing federal response and recovery agencies, or his/her designee from within that federal response and recovery agency, who shall be appointed by the Governor;
- An individual representing an environmental group who shall be appointed by the Governor;
- An individual representing a statewide conservation group who shall be appointed by the Governor;
- An individual representing pipeline operators who shall be appointed by the Governor;
- An individual representing the oil and gas industry who shall be appointed by the Governor;
- An individual representing public universities who shall be appointed by the Governor;
- An individual representing the hospitality and tourism industry who shall be appointed by the Governor;
- A technical consultant with experience in pipeline operations and safety who shall be appointed by the Governor; and
- An individual representing the public who shall be appointed by the Governor.

C. A vacancy on the Board occurring other than by expiration of the term designated in section I.B. shall be filled in the same manner as the original appointment for the balance of the unexpired term.

## **II. CHARGE TO THE BOARD**

A. The Board shall act in an advisory capacity to the Governor and shall do all of the following:

1. Review and make recommendations for statutory, regulatory, and contractual implementation of the Michigan Petroleum Pipeline Task Force Report.
2. Identify areas of best practice in pipeline safety and siting across the United States that could be implemented in Michigan.

3. Review and make recommendations on state policies and procedures regarding emergency response and planning for pipelines.
4. Review and make recommendations on state policies and procedures regarding pipeline siting.
5. Review information submitted to the state in response to the Michigan Petroleum Pipeline Task Force Report.
6. Provide recommendations to increase transparency and public engagement on pipelines.

B. As directed by the Department Director, Department staff shall assist the Board with establishment of policies and procedures regarding the use of grants and other funds.

C. The Board shall provide other information or advice as requested by the Governor or the Department.

### **III. OPERATIONS OF THE BOARD**

A. The Board shall be staffed and assisted by personnel from the Department as directed by the Department Director. Any budgeting, procurement, and related management functions of the Board shall be performed under the direction and supervision of the Department Director.

B. The Governor shall designate the Chairperson(s) of the Board.

C. The Board may select from among its members a Vice Chairperson.

D. The Board may select from among its members a Secretary. Board staff shall assist the Secretary with recordkeeping responsibilities.

E. The Board may create committees and advisory panels from among its members to assist in policymaking recommendations.

F. A majority of the members of the Board serving constitutes a quorum for the transaction of the board's business. The Board shall act in making its recommendations by a majority vote of its serving members.

G. The Board shall adopt procedures consistent with Michigan law and this Order governing its organization and operations, and may establish committees and request public participation on advisory panels as the board deems necessary. The Board may adopt, reject, or modify any recommendations proposed by committees or advisory panels.

H. The Board shall meet at the call of the Chairperson and as may be provided in procedures adopted by the Board.

I. In developing recommendations, the Board may, as appropriate, make inquiries, studies, investigations, hold hearings, and receive comments from the public. The Board may consult with outside experts in order to perform its duties, including, but not limited to, experts

in the private sector, organized labor, government agencies, and at institutions of higher education.

J. Members of the Board shall serve without compensation but may receive reimbursement for necessary travel and expenses according to relevant statutes and the rules and procedures of the Michigan Civil Service Commission and the Department of Technology, Management and Budget, subject to available funding.

K. The Board may hire or retain contractors, sub-contractors, advisors, consultants, and agents, and may make and enter into contracts necessary or incidental to the exercise of the powers of the board and the performance of its duties as the Department Director deems advisable and necessary, in accordance with this Order, and the relevant statutes, rules, and procedures of the Michigan Civil Service Commission and the Department of Technology, Management and Budget.

L. The Board may accept donations of labor, services, or other things of value from any public or private agency or person. Any donations shall be expended in accordance with applicable laws, rules, and procedures.

M. Members of the Board shall refer all legal, legislative, and media contacts to the Department.

#### IV. MISCELLANEOUS

A. All departments, committees, commissioners, or officers of this state or of any political subdivision of this state may give to the Board, or to any member or representative of the Board, any necessary assistance required by the Board or any member or representative of the Board, in the performance of the duties of the Board so far as is compatible with its, his, or her duties.

B. Any suit, action, or other proceeding lawfully commenced by, against, or before any entity affected by this Order shall not abate by reason of the taking effect of this Order.

C. The invalidity of any portion of this Order shall not affect the validity of the remainder of the Order.

D. The Board shall dissolve on December 31, 2018, at the expiration of the term of office of Board members provided in section I.B.

This Executive Order shall become effective upon filing.

Given under my hand and the Great  
Seal of the state of Michigan this  
\_\_\_\_\_ day of  
\_\_\_\_\_, in the Year of  
our Lord Two Thousand Fifteen

\_\_\_\_\_  
RICHARD D. SNYDER  
GOVERNOR

BY THE GOVERNOR:

\_\_\_\_\_  
SECRETARY OF STATE

---

**OTHER OFFICIAL INFORMATION**

---

*MCL 24.208 states in part:*

*Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

*\* \* \**

*(i) Other official information considered necessary or appropriate by the office of regulatory reinvention.*



---

**OTHER OFFICIAL INFORMATION**

---

September 17, 2015

Deidre O'Berry  
Office of Regulatory Reinvention  
611 W. Ottawa – 2<sup>nd</sup> Floor  
Lansing, MI 48909

Subject: Mich Admin Code R 325.1141 through 325.1145-Rescission Request

Dear Ms. O'Berry:

This is a request to rescind Mich Admin Rules R 325.1141 through 325.1145 from the Michigan Administrative Code. 343 PA 1925, "Vital Statistics", MCL 326.1 through 326.21 was repealed effective October 19, 1979 by 124 PA 1979. Pursuant to the Administrative Procedures Act, Section 31(2), MCL 24.231 and, Section 56(1), MCL 24.256, the Department of Health and Human Services is requesting a rescission of the following rules associated with the repealed statutes, effective immediately:

- Transportation and Disposition of Dead Bodies: R 325.1141 - 325.1145

If you have any questions, please contact me at 335-6819.

Sincerely,

/S/

Mary E. Brennan  
Regulatory Affairs Officer  
Department of Health and Human Services

---

**(2015 SESSION)**

---

*MCL 24.208 states in part:*

*“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

*\* \* \**

*(i) Other official information considered necessary or appropriate by the Office of Regulatory Reform.”*

*The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).*

---

**MICHIGAN ADMINISTRATIVE CODE TABLE**  
**(2015 RULE FILINGS)**

---

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
30.58	*	9	38.1672	R	1	205.2009	A	9
38.22	R	1	38.1673	R	1	205.2010	A	9
38.23	R	1	38.1674	R	1	205.2011	A	9
38.24	R	1	38.1675	R	1	225.1	R	1
38.25	R	1	38.1676	R	1	225.2	R	1
38.28	R	1	38.1677	R	1	225.3	R	1
38.71	R	1	38.1678	R	1	225.4	R	1
38.72	R	1	38.1679	R	1	225.5	R	1
38.73	R	1	38.1680	R	1	225.6	R	1
38.74	R	1	38.1681	R	1	225.7	R	1
38.75	R	1	38.1682	R	1	225.8	R	1
38.76	R	1	38.1683	R	1	225.9	R	1
38.77	R	1	38.1684	R	1	225.10	R	1
38.78	R	1	38.1685	R	1	247.351	R	1
38.79	R	1	38.1686	R	1	247.403	R	1
38.80	R	1	38.2171	R	1	247.404	R	1
38.81	R	1	38.2172	R	1	247.405	R	1
38.82	R	1	38.2173	R	1	247.406	R	1
38.83	R	1	38.2174	R	1	247.741	R	1
38.84	R	1	38.2175	R	1	247.742	R	1
38.85	R	1	38.2176	R	1	247.748	R	1
38.86	R	1	38.2177	R	1	281.423	*	12
38.1371	R	1	38.2178	R	1	281.811	*	5
38.1372	R	1	38.2179	R	1	285.900.1	R	3
38.1373	R	1	38.2180	R	1	299.4101	*	5
38.1374	R	1	38.2181	R	1	299.4102	*	5
38.1375	R	1	38.2182	R	1	299.4103	*	5
38.1376	R	1	38.2183	R	1	299.4104	*	5
38.1377	R	1	38.2184	R	1	299.4105	*	5
38.1378	R	1	38.2185	R	1	299.4106a	*	5
38.1379	R	1	38.2186	R	1	299.4110	*	5
38.1380	R	1	205.2001	A	9	299.4111	*	5
38.1381	R	1	205.2002	A	9	299.4117	*	5
38.1382	R	1	205.2003	A	9	299.4121	*	5
38.1383	R	1	205.2004	A	9	299.4128	*	5
38.1384	R	1	205.2005	A	9	299.4201	*	5
38.1385	R	1	205.2006	A	9	299.4203	*	5
38.1386	R	1	205.2007	A	9	299.4302	*	5
38.1671	R	1	205.2008	A	9	299.4307	*	5

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
299.4318	*	5	324.59b	R	1	324.511	*	5
299.4420	*	5	324.59c	R	1	324.613	*	5
299.4428	*	5	324.59d	R	1	324.705	*	5
299.4430	*	5	324.59e	R	1	324.801	*	5
299.4440	*	5	324.61	R	1	324.1015	*	5
299.4701	*	5	324.62	R	1	324.1103	*	5
299.4702	*	5	324.63	R	1	324.1202	*	5
299.4703	*	5	324.64	R	1	324.1204	*	5
299.4706	*	5	324.65	R	1	324.1206	*	5
299.4707	*	5	324.71	R	1	324.1401	A	5
299.4708	*	5	324.72	R	1	324.1402	A	5
299.4709	*	5	324.75	R	1	324.1403	A	5
299.4710	*	5	324.102	*	5	324.1404	A	5
299.4711	*	5	324.130	*	5	324.1405	A	5
299.4712	*	5	324.201	*	5	324.1406	A	5
299.4806	*	5	324.202	*	5	325.9087	R	9
299.4118a	A	5	324.203	*	5	325.9081	*	9
324.1	R	1	324.206	*	5	325.9082	*	9
324.2	R	1	324.210	*	5	325.9083	*	9
324.3	R	1	324.301	*	5	325.9084	*	9
324.21	R	1	324.302	*	5	350.9085	*	9
324.23	R	1	324.303	*	5	325.9086	*	9
324.24	R	1	324.407	*	5	325.9571	R	1
324.31	R	1	324.411	*	5	325.9572	R	1
324.32	R	1	324.102	*	5	325.9573	R	1
324.33	R	1	324.130	*	5	325.9574	R	1
324.41	R	1	324.201	*	5	325.9575	R	1
324.42	R	1	324.202	*	5	325.9576	R	1
324.43	R	1	324.203	*	5	325.9577	R	1
324.51	R	1	324.206	*	5	325.9578	R	1
324.52	R	1	324.210	*	5	325.9579	R	1
324.53	R	1	324.301	*	5	325.9580	R	1
324.54	R	1	324.302	*	5	325.9581	R	1
324.55	R	1	324.303	*	5	325.9582	R	1
324.56	R	1	324.407	*	5	325.22346	R	1
324.57	R	1	324.411	*	5	325.22347	R	1
324.58	R	1	324.413	*	5	325.22348	R	1
324.59	R	1	324.418	*	5	325.22349	R	1
324.59a	R	1	324.503	*	5	325.22350	R	1

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
325.22351	R	1	325.50060	*	7	325.51004	R	10
325.22352	R	1	325.50061	*	7	325.51152	*	4
325.22353	R	1	325.50062	*	7	325.51156	*	4
325.22354	R	1	325.50063	*	7	325.51158	*	4
325.22355	R	1	325.50064	*	7	325.51162	*	4
325.22356	R	1	325.50065	*	7	325.51163	*	4
325.22357	R	1	325.50066	*	7	325.51164	*	4
325.22358	R	1	325.50067	*	7	325.51166	*	4
325.22359	R	1	325.50068	*	7	325.51167	*	4
325.22360	R	1	325.50069	*	7	325.51169	*	4
325.22361	R	1	325.50070	*	7	325.51172	*	4
325.22362	R	1	325.50071	*	7	325.51173	*	4
325.47401	A	4	325.50072	*	7	325.51174	*	4
325.47403	A	4	325.50051a	A	7	325.51175	*	4
325.47405	A	4	325.50053a	A	7	325.51151a	A	4
325.47407	A	4	325.50056a	A	7	325.51156a	A	4
325.47408	A	4	325.50056b	A	7	325.51168a	A	4
325.47409	A	4	325.50056c	A	7	325.51177	R	4
325.47410	A	4	325.50056d	A	7	325.51501	*	4
325.47411	A	4	325.50056e	A	7	325.51502	*	4
325.47414	A	4	325.50059a	A	7	325.51505	*	4
325.47415	A	4	325.50059b	A	7	325.51507	*	4
325.47416	A	4	325.50060a	A	7	325.51508	*	4
325.47417	A	4	325.50060b	A	7	325.51509	*	4
325.47418	A	4	325.50061a	A	7	325.51510	*	4
325.47419	A	4	325.50061b	A	7	325.51511	*	4
325.47420	A	4	325.50061c	A	7	325.51513	*	4
325.47424	A	4	325.50062a	A	7	325.51516	*	4
325.47425	A	4	325.50062b	A	7	325.51517	*	4
OHR 4201	R	4	325.50063a	A	7	325.51519	*	4
OHR 4202	R	4	325.50063b	A	7	325.51520	*	4
325.50051	*	7	325.50064a	A	7	325.51521	*	4
325.50052	*	7	325.50064b	A	7	325.51522	*	4
325.50054	*	7	325.50067a	A	7	325.51523	*	4
325.50055	*	7	325.50067b	A	7	325.51524	*	4
325.50056	*	7	325.50067c	A	7	325.51525	*	4
325.50057	*	7	325.50069a	A	7	325.51526	*	4
325.50058	*	7	325.50070a	A	7	325.51501a	A	4
325.50059	*	7	325.50902	R	10	325.51519a	A	4

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
325.51504	R	4	325.51941	*	4	336.1906	*	10
325.51527	R	4	325.51943	*	4	336.1911	*	10
325.51902	*	4	325.51944	*	4	336.1912	*	10
325.51903	*	4	325.51945	*	4	336.1930	*	10
325.51904	*	4	325.51946	*	4	336.1940	*	10
325.51905	*	4	325.51947	*	4	336.1941	*	10
325.51906	*	4	325.51948	*	4	336.1942	*	10
325.51907	*	4	325.51949	*	4	336.1943	*	10
325.51908	*	4	325.51950	*	4	336.1944	*	10
325.51909	*	4	325.51950a	*	4	336.1945	*	10
325.51910	*	4	325.51950b	*	4	336.1946	*	10
325.51912	*	4	325.51951	*	4	336.1947	*	10
325.51913	*	4	325.51952	*	4	336.1948	*	10
325.51914	*	4	325.51953	*	4	336.1949	*	10
325.51915	*	4	325.51955	*	4	336.1950	*	10
325.51916a	*	4	325.51956	*	4	336.1971	*	10
325.51916b	*	4	325.51957	*	4	336.1951	A	10
325.51917	*	4	325.51902a	A	4	336.1952	A	10
325.51918	*	4	325.51924a	A	4	336.1953	A	10
325.51922	*	4	325.51921	R	4	336.1954	A	10
325.51923	*	4	325.51958	R	4	336.1955	A	10
325.51924	*	4	333.101	*	1	336.1956	A	10
325.51925	*	4	333.103	*	1	336.1957	A	10
325.51926	*	4	333.105	*	1	336.1958	A	10
325.51928	*	4	333.109	*	1	336.1959	A	10
325.51929	*	4	333.111	*	1	336.1960	A	10
325.51930	*	4	333.113	*	1	336.1972	A	10
325.51931	*	4	333.117	*	1	336.1931	R	10
325.51931a	*	4	333.119	*	1	336.1932	R	10
325.51932	*	4	333.123	*	1	336.1970	R	10
325.51933	*	4	333.125	*	1	338.1601	R	1
325.51934	*	4	333.131	*	1	338.1602	R	1
325.51935	*	4	333.133	*	1	338.1610	R	1
325.51936	*	4	333.126	A	1	338.1611	R	1
325.51937	*	4	333.107	R	1	338.1614	R	1
325.51938	*	4	333.121	R	1	338.1616	R	1
325.51938a	*	4	333.127	R	1	338.1617	R	1
325.51939	*	4	336.1901	*	10	338.1618	R	1
325.51940	*	4	336.1902	*	10	338.1619	R	1

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
338.1620	R	1	339.1761	R	1	400.906	R	1
338.1621	R	1	339.1763	R	1	400.907	R	1
338.1622	R	1	339.1765	R	1	400.908	R	1
338.1623	R	1	339.1767	R	1	400.909	R	1
338.1624	R	1	339.1771	R	1	400.910	R	1
338.1625	R	1	339.23102	*	5	400.911	R	1
338.1626	R	1	339.23403	*	5	400.912	R	1
338.1627	R	1	340.1883	R	1	400.913	R	1
338.1628	R	1	340.1884	R	1	400.914	R	1
338.1629	R	1	340.1885	R	1	400.915	R	1
338.1633	R	1	380.126	R	1	400.916	R	1
338.1634	R	1	380.127	R	1	400.917	R	1
338.1635	R	1	380.128	R	1	400.918	R	1
338.1636	R	1	380.129	R	1	400.919	R	1
338.1637	R	1	380.132	R	1	400.920	R	1
338.3001	R	5	380.133	R	1	400.921	R	1
338.3002	R	5	380.134	R	1	400.922	R	1
338.3003	R	5	390.1202	R	1	400.941	R	1
338.3004	R	5	390.1206	R	1	400.3151	*	6
338.3005	R	5	390.1207	R	1	400.3155	*	6
338.3006	R	5	390.1209	R	1	400.3156	*	6
338.3007	R	5	390.1210	R	1	400.3157	*	6
338.3801	R	6	390.1212	R	1	400.3158	*	6
338.11109	R	6	390.1213	R	1	400.3159	*	6
338.11115	R	6	390.1214	R	1	400.3160	*	6
338.30310	R	5	390.1251	R	1	400.3161	*	6
339.1701	R	1	400.10	A	9	400.3162	*	6
339.1705	R	1	400.11	A	9	400.3163	*	6
339.1709	R	1	400.12	A	9	400.3164	*	6
339.1713	R	1	400.13	A	9	400.3165	*	6
339.1721	R	1	400.14	A	9	400.3168	*	6
339.1741	R	1	400.15	A	9	400.3169	*	6
339.1743	R	1	400.16	A	9	400.3170	*	6
339.1745	R	1	400.17	A	9	400.3171	*	6
339.1747	R	1	400.18	A	9	400.3173	*	6
339.1751	R	1	400.901	R	1	400.3178	*	6
339.1755	R	1	400.902	R	1	400.3179	*	6
339.1757	R	1	400.903	R	1	400.3167	R	6
339.1759	R	1	400.905	R	1	400.3401	R	1

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
400.3403	R	1	400.4138	*	9	400.4562	*	9
400.3409	R	1	400.4141	*	9	400.4563	*	9
400.3410	R	1	400.4142	*	9	400.4566	*	9
400.3411	R	1	400.4143	*	9	400.4568	*	9
400.3412	R	1	400.4144	*	9	400.4601	*	9
400.3413	R	1	400.4145	*	9	400.4602	*	9
400.3414	R	1	400.4146	*	9	400.4612	*	9
400.3415	R	1	400.4147	*	9	400.4618	*	9
400.3416	R	1	400.4148	*	9	400.4620	*	9
400.3417	R	1	400.4150	*	9	400.4623	*	9
400.3418	R	1	400.4152	*	9	400.4632	*	9
400.3419	R	1	400.4160	*	9	400.4635	*	9
400.3420	R	1	400.4161	*	9	400.4638	*	9
400.3421	R	1	400.4163	*	9	400.4640	*	9
400.3422	R	1	400.4167	*	9	400.4652	*	9
400.3423	R	1	400.4501	*	9	400.4657	*	9
400.4101	*	9	400.4502	*	9	400.4666	*	9
400.4104	*	9	400.4504	*	9	400.4102	A	9
400.4105	*	9	400.4510	*	9	400.4103	A	9
400.4106	*	9	400.4512	*	9	400.4107	A	9
400.4108	*	9	400.4515	*	9	400.4110	A	9
400.4109	*	9	400.4517	*	9	400.4115	A	9
400.4111	*	9	400.4520	*	9	400.4122	A	9
400.4112	*	9	400.4522	*	9	400.4123	A	9
400.4113	*	9	400.4523	*	9	400.4124	A	9
400.4114	*	9	400.4524	*	9	400.4125	A	9
400.4116	*	9	400.4527	*	9	400.4129	A	9
400.4117	*	9	400.4532	*	9	400.4135	A	9
400.4118	*	9	400.4535	*	9	400.4136	A	9
400.4119	*	9	400.4538	*	9	400.4139	A	9
400.4120	*	9	400.4540	*	9	400.4140	A	9
400.4121	*	9	400.4545	*	9	400.4149	A	9
400.4126	*	9	400.4546	*	9	400.4151	A	9
400.4127	*	9	400.4548	*	9	400.4153	A	9
400.4128	*	9	400.4552	*	9	400.4154	A	9
400.4131	*	9	400.4554	*	9	400.4155	A	9
400.4132	*	9	400.4555	*	9	400.4156	A	9
400.4134	*	9	400.4559	*	9	400.4157	A	9
400.4137	*	9	400.4560	*	9	400.4158	A	9

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)



R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
400.4159	A	9	400.7002	*	9	408.10606	*	8
400.4162	A	9	400.7003	*	9	408.10611	*	8
400.4164	A	9	400.7004	*	9	408.10612	*	8
400.4165	A	9	400.7006	*	9	408.10613	*	8
400.4166	A	9	400.7007	*	9	408.10621	*	8
400.4505	A	9	400.7008	*	9	408.10623	*	8
400.4604	A	9	400.7009	*	9	408.10624	*	8
400.4605	A	9	400.7010	*	9	408.10631	*	8
400.4621	A	9	400.7011	*	9	408.10632	*	8
400.4168	R	9	400.7012	*	9	408.10633	*	8
400.4169	R	9	400.7013	*	9	408.10634	*	8
400.4170	R	9	400.7014	*	9	408.10636	*	8
400.4172	R	9	400.7015	*	9	408.10639	*	8
400.4173	R	9	400.7016	*	9	408.10641	*	8
400.4175	R	9	400.7017	*	9	408.10643	*	8
400.4176	R	9	400.7018	*	9	408.10644	*	8
400.4177	R	9	400.7019	*	9	408.10645	*	8
400.4178	R	9	400.7020	*	9	408.10647	*	8
400.4181	R	9	400.7021	*	9	408.10661	*	8
400.4182	R	9	400.7022	*	9	408.10664	*	8
400.4183	R	9	400.7024	*	9	408.10671	*	8
400.4201	R	9	400.7026	*	9	408.10673	*	8
400.4231	R	9	400.7027	*	9	408.10675	*	8
400.4232	R	9	400.7029	*	9	408.10677	*	8
400.4234	R	9	400.7030	*	9	408.10685	*	8
400.4237	R	9	400.7031	*	9	408.10686	*	8
400.4238	R	9	400.7032	*	9	408.10695	*	8
400.4302	R	9	400.7033	*	9	408.10696	*	8
400.4331	R	9	400.7034	*	9	408.10627	A	8
400.4332	R	9	408.6203	R	5	408.10680	A	8
400.4334	R	9	408.6204	R	5	408.10637	R	8
400.4335	R	9	408.6206	R	5	408.10638	R	8
400.4336	R	9	408.6208	R	5	408.13301a	*	10
400.4337	R	9	408.6209	R	5	408.13385	*	10
400.4338	R	9	408.6301	R	5	408.13387	*	10
400.4513	R	9	408.10601	*	8	408.13387a	*	10
400.7025	R	9	408.10603	*	8	408.13388	A	10
400.7028	R	9	408.10604	*	8	408.13389	A	10
400.7001	*	9	408.10605	*	8	408.13901	*	9

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.13902	*	9	408.17318	*	10	408.22953	R	1
408.13905	A	9	408.17320	*	10	408.22954	R	1
408.14001	*	7	408.17302	A	10	408.22955	R	1
408.14002	*	7	408.17801	*	8	408.22956	R	1
408.14004	*	7	408.18602	*	9	408.22957	R	1
408.14005	*	7	408.18605	A	9	408.22958	R	1
408.14008	*	7	408.22101	*	10	408.22959	R	1
408.14009	*	7	408.22102	*	10	408.22960	R	1
408.14001a	A	7	408.22103	*	10	408.22961	R	1
408.14001b	A	7	408.22104	*	10	408.22962	R	1
408.14511	*	10	408.22105	*	10	408.22963	R	1
408.14522	*	10	408.22106	*	10	408.22964	R	1
408.14555	*	10	408.22107	*	10	408.22965	R	1
408.14502	A	10	408.22109	*	10	408.22966	R	1
408.14527	R	10	408.22110	*	10	408.22967	R	1
408.15001	*	8	408.22112	*	10	408.22968	R	1
408.15002	*	8	408.22113	*	10	408.22969	R	1
408.15003	*	8	408.22115	*	10	408.22970	R	1
408.15004	A	8	408.22117	*	10	408.22971	R	1
408.15501	*	8	408.22119	*	10	408.30801	*	12
408.15601	*	8	408.22129	*	10	408.30811	*	12
408.15915	*	7	408.22130	*	10	408.30813	*	12
408.15922	*	7	408.22138	*	10	408.30818	*	12
408.15923	*	7	408.22139	*	10	408.30819	*	12
408.15903	A	7	408.22151	*	10	408.30834	*	12
408.15911	R	7	408.22156	*	10	408.30838	*	12
408.16204	*	7	408.22102a	A	10	408.30869	*	12
408.16223	*	7	408.22110a	A	10	408.30870	*	12
408.16227	*	7	408.22110b	A	10	408.30871	*	12
408.16234	*	7	408.22112a	A	10	408.30873	*	12
408.16237	*	7	408.22112b	A	10	408.30865	R	12
408.16251	*	7	408.22112c	A	10	408.40115	*	4
408.16202	A	7	408.22112d	A	10	408.40120	*	4
408.17310	*	10	408.22112e	A	10	408.40121	*	4
408.17312	*	10	408.22112f	A	10	408.40122	*	4
408.17314	*	10	408.22161	R	10	408.40123	*	4
408.17315	*	10	408.22162	R	10	408.40128	*	4
408.17316	*	10	408.22951	R	1	408.40130	*	4
408.17317	*	10	408.22952	R	1	408.40131	*	4

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.40132	*	4	408.41640	R	10	408.41875	*	7
408.40133	*	4	408.41641	R	10	408.41877	*	7
408.40105	A	4	408.41642	R	10	408.41884	*	7
408.40601	*	6	408.41643	R	10	408.41861a	A	7
408.40603	*	6	408.41644	R	10	408.41861b	A	7
408.40617a	*	6	408.41645	R	10	408.41861c	A	7
408.40623	*	6	408.41646	R	10	408.41861d	A	7
408.40625	*	6	408.41647	R	10	408.41877a	A	7
408.40631	*	6	408.41648	R	10	408.41871	R	7
408.40650	A	6	408.41649	R	10	408.41872	R	7
408.40655	A	6	408.41650	R	10	408.41876	R	7
408.40660	A	6	408.41651	R	10	408.41878	R	7
408.40709	*	4	408.41652	R	10	408.41879	R	7
408.40713	*	4	408.41653	R	10	408.41881	R	7
408.40721	*	4	408.41654	R	10	408.41882	R	7
408.40722	*	4	408.41655	R	10	408.41883	R	7
408.40723	*	4	408.41656	R	10	408.42701	*	7
408.40731	*	4	408.41657	R	10	408.42705	A	7
408.40751	*	4	408.41658	R	10	408.42710	R	7
408.40761	*	4	408.41802	*	7	408.42724	R	7
408.40762	*	4	408.41836	*	7	408.42725	R	7
408.41601	*	10	408.41837	*	7	408.42726	R	7
408.41610	*	10	408.41838	*	7	408.42727	R	7
408.41605	A	10	408.41841	*	7	408.42728	R	7
408.41625	R	10	408.41851	*	7	408.42731	R	7
408.41626	R	10	408.41852	*	7	408.42732	R	7
408.41627	R	10	408.41853	*	7	408.42733	R	7
408.41628	R	10	408.41854	*	7	408.42734	R	7
408.41629	R	10	408.41855	*	7	408.42735	R	7
408.41630	R	10	408.41861	*	7	408.42737	R	7
408.41631	R	10	408.41862	*	7	408.42741	R	7
408.41632	R	10	408.41863	*	7	408.42742	R	7
408.41633	R	10	408.41864	*	7	408.42743	R	7
408.41634	R	10	408.41865	*	7	408.42744	R	7
408.41635	R	10	408.41866	*	7	408.42751	R	7
408.41636	R	10	408.41867	*	7	408.42752	R	7
408.41637	R	10	408.41868	*	7	408.42753	R	7
408.41638	R	10	408.41869	*	7	408.42754	R	7
408.41639	R	10	408.41874	*	7	408.42755	R	7

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.42757	R	7	421.1205	R	1	460.17303	R	1
408.42758	R	7	421.1206	R	1	460.17305	R	1
408.42759	R	7	421.1207	R	1	460.17307	R	1
408.42761	R	7	421.1208	R	1	460.17309	R	1
408.42762	R	7	421.1209	R	1	460.17311	R	1
408.42763	R	7	421.1210	R	1	460.17313	R	1
408.42799	R	7	421.1211	R	1	460.17315	R	1
408.44501	*	7	421.1212	R	1	460.17317	R	1
408.44502	*	7	421.1213	R	1	460.17319	R	1
418.1	R	1	421.1214	R	1	460.17321	R	1
418.2	R	1	421.1301	R	1	460.17323	R	1
418.3	R	1	421.1302	R	1	460.17325	R	1
418.4	R	1	421.1304	R	1	460.17327	R	1
418.5	R	1	421.1305	R	1	460.17329	R	1
418.6	R	1	421.1306	R	1	460.17331	R	1
418.7	R	1	421.1307	R	1	460.17333	R	1
418.8	R	1	421.1308	R	1	460.17335	R	1
418.51	R	1	421.1309	R	1	460.17337	R	1
418.52	R	1	421.1310	R	1	460.17339	R	1
418.53	R	1	421.1311	R	1	460.17341	R	1
418.54	R	1	421.1313	R	1	460.17401	R	1
418.55	R	1	421.1314	R	1	460.17403	R	1
418.56	R	1	421.1315	R	1	460.17405	R	1
418.57	R	1	421.1316	R	1	460.17501	R	1
418.58	R	1	421.1317	R	1	460.17503	R	1
421.1101	R	1	460.17101	R	1	460.17505	R	1
421.1102	R	1	460.17103	R	1	460.17507	R	1
421.1103	R	1	460.17105	R	1	460.17509	R	1
421.1104	R	1	460.17107	R	1	460.17511	R	1
421.1105	R	1	460.17109	R	1	460.17513	R	1
421.1106	R	1	460.17111	R	1	460.17515	R	1
421.1107	R	1	460.17113	R	1	460.17601	R	1
421.1108	R	1	460.17115	R	1	460.17701	R	1
421.1109	R	1	460.17201	R	1	484.903	*	12
421.1110	R	1	460.17203	R	1	500.101	A	12
421.1201	R	1	460.17205	R	1	500.102	A	12
421.1202	R	1	460.17207	R	1	500.103	A	12
421.1203	R	1	460.17209	R	1	500.104	A	12
421.1204	R	1	460.17301	R	1	500.105	A	12

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
500.106	A	12	554.3	R	5	792.10102	A	1
500.107	A	12	554.4	R	5	792.10103	A	1
500.108	A	12	554.5	R	5	792.10104	A	1
500.109	A	12	554.6	R	5	792.10105	A	1
500.110	A	12	554.21	R	5	792.10106	A	1
500.111	A	12	554.22	R	5	792.10107	A	1
500.2101	R	1	554.23	R	5	792.10108	A	1
500.2105	R	1	554.24	R	5	792.10109	A	1
500.2106	R	1	554.25	R	5	792.10110	A	1
500.2107	R	1	554.26	R	5	792.10111	A	1
500.2109	R	1	554.27	R	5	792.10112	A	1
500.2110	R	1	554.28	R	5	792.10113	A	1
500.2111	R	1	554.29	R	5	792.10114	A	1
500.2112	R	1	554.31	R	5	792.10115	A	1
500.2113	R	1	554.32	R	5	792.10116	A	1
500.2114	R	1	554.33	R	5	792.10117	A	1
500.2115	R	1	554.34	R	5	792.10118	A	1
500.2116	R	1	554.35	R	5	792.10119	A	1
500.2117	R	1	554.41	R	5	792.10120	A	1
500.2118	R	1	554.42	R	5	792.10121	A	1
500.2119	R	1	554.51	R	5	792.10122	A	1
500.2120	R	1	554.52	R	5	792.10123	A	1
500.2121	R	1	554.53	R	5	792.10124	A	1
500.2122	R	1	554.61	R	5	792.10125	A	1
500.2123	R	1	554.62	R	5	792.10126	A	1
500.2124	R	1	554.63	R	5	792.10128	A	1
500.2125	R	1	554.64	R	5	792.10129	A	1
500.2126	R	1	554.65	R	5	792.10130	A	1
500.2127	R	1	554.66	R	5	792.10131	A	1
500.2128	R	1	554.67	R	5	792.10132	A	1
500.2129	R	1	554.68	R	5	792.10133	A	1
500.2130	R	1	554.69	R	5	792.10134	A	1
500.2131	R	1	554.70	R	5	792.10135	A	1
500.2134	R	1	554.71	R	5	792.10136	A	1
500.2136	R	1	791.3301	R	1	792.10137	A	1
500.2137	R	1	791.3305	R	1	792.10201	*	1
500.2138	R	1	791.3310	R	1	792.10203	*	1
554.1	R	5	791.3315	R	1	792.10205	*	1
554.2	R	5	792.10101	A	1	792.10207	*	1

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
792.10209	*	1	792.10306	A	1	792.10439	A	1
792.10211	*	1	792.10401	A	1	792.10440	A	1
792.10213	*	1	792.10402	A	1	792.10441	A	1
792.10215	*	1	792.10403	A	1	792.10442	A	1
792.10219	*	1	792.10404	A	1	792.10443	A	1
792.10221	*	1	792.10405	A	1	792.10444	A	1
792.10223	*	1	792.10406	A	1	792.10445	A	1
792.10225	*	1	792.10407	A	1	792.10446	A	1
792.10227	*	1	792.10408	A	1	792.10447	A	1
792.10229	*	1	792.10409	A	1	792.10448	A	1
792.10231	*	1	792.10410	A	1	792.10501	A	1
792.10233	*	1	792.10411	A	1	792.10502	A	1
792.10237	*	1	792.10412	A	1	792.10503	A	1
792.10239	*	1	792.10413	A	1	792.10504	A	1
792.10241	*	1	792.10414	A	1	792.10505	A	1
792.10243	*	1	792.10415	A	1	792.10506	A	1
792.10247	*	1	792.10416	A	1	792.10507	A	1
792.10251	*	1	792.10417	A	1	792.10508	A	1
792.10253	*	1	792.10418	A	1	792.10509	A	1
792.10255	*	1	792.10419	A	1	792.10510	A	1
792.10257	*	1	792.10420	A	1	792.10511	A	1
792.10259	*	1	792.10421	A	1	792.10512	A	1
792.10261	*	1	792.10422	A	1	792.10601	A	1
792.10263	*	1	792.10423	A	1	792.10602	A	1
792.10265	*	1	792.10424	A	1	792.10603	A	1
792.10269	*	1	792.10425	A	1	792.10604	A	1
792.10271	*	1	792.10426	A	1	792.10605	A	1
792.10273	*	1	792.10427	A	1	792.10606	A	1
792.10275	*	1	792.10428	A	1	792.10607	A	1
792.10277	*	1	792.10429	A	1	792.10608	A	1
792.10279	*	1	792.10430	A	1	792.10609	A	1
792.10283	*	1	792.10431	A	1	792.10701	A	1
792.10287	*	1	792.10432	A	1	792.10702	A	1
792.10289	*	1	792.10433	A	1	792.10703	A	1
792.10301	A	1	792.10434	A	1	792.10704	A	1
792.10302	A	1	792.10435	A	1	792.10705	A	1
792.10303	A	1	792.10436	A	1	792.10706	A	1
792.10304	A	1	792.10437	A	1	792.10707	A	1
792.10305	A	1	792.10438	A	1	792.10708	A	1

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

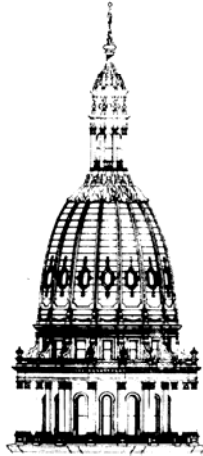
R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
792.10709	A	1	792.11012	A	1	792.11206	A	1
792.10710	A	1	792.11013	A	1	792.11207	A	1
792.10711	A	1	792.11014	A	1	792.11208	A	1
792.10712	A	1	792.11015	A	1	792.11301	A	1
792.10713	A	1	792.11016	A	1	792.11302	A	1
792.10714	A	1	792.11017	A	1	792.11303	A	1
792.10715	A	1	792.11018	A	1	792.11304	A	1
792.10801	A	1	792.11019	A	1	792.11305	A	1
792.10802	A	1	792.11020	A	1	792.11306	A	1
792.10803	A	1	792.11021	A	1	792.11307	A	1
792.10804	A	1	792.11022	A	1	792.11309	A	1
792.10805	A	1	792.11023	A	1	792.11310	A	1
792.10806	A	1	792.11024	A	1	792.11311	A	1
792.10807	A	1	792.11025	A	1	792.11312	A	1
792.10808	A	1	792.11026	A	1	792.11313	A	1
792.10809	A	1	792.11027	A	1	792.11314	A	1
792.10901	A	1	792.11101	A	1	792.11315	A	1
792.10902	A	1	792.11102	A	1	792.11316	A	1
792.10903	A	1	792.11103	A	1	792.11317	A	1
792.10904	A	1	792.11104	A	1	792.11318	A	1
792.10905	A	1	792.11105	A	1	792.11319	A	1
792.10906	A	1	792.11106	A	1	792.11320	A	1
792.10907	A	1	792.11107	A	1	792.11321	A	1
792.10908	A	1	792.11108	A	1	792.11401	A	1
792.10909	A	1	792.11109	A	1	792.11402	A	1
792.10910	A	1	792.11110	A	1	792.11403	A	1
792.10911	A	1	792.11111	A	1	792.11404	A	1
792.10912	A	1	792.11112	A	1	792.11405	A	1
792.11001	A	1	792.11113	A	1	792.11406	A	1
792.11002	A	1	792.11114	A	1	792.11407	A	1
792.11003	A	1	792.11115	A	1	792.11408	A	1
792.11004	A	1	792.11116	A	1	792.11409	A	1
792.11005	A	1	792.11117	A	1	792.11410	A	1
792.11006	A	1	792.11118	A	1	792.11411	A	1
792.11007	A	1	792.11201	A	1	792.11412	A	1
792.11008	A	1	792.11202	A	1	792.11413	A	1
792.11009	A	1	792.11203	A	1	792.11414	A	1
792.11010	A	1	792.11204	A	1	792.11415	A	1
792.11011	A	1	792.11205	A	1	792.11416	A	1

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
792.11417	A	1	792.11606	A	1
792.11418	A	1	792.11607	A	1
792.11419	A	1	792.11608	A	1
792.11420	A	1	792.11609	A	1
792.11421	A	1	792.11610	A	1
792.11422	A	1	792.11611	A	1
792.11423	A	1	792.11701	A	1
792.11424	A	1	792.11702	A	1
792.11425	A	1	792.11703	A	1
792.11426	A	1	792.11704	A	1
792.11427	A	1	792.11705	A	1
792.11428	A	1	792.11706	A	1
792.11429	A	1	792.11707	A	1
792.11430	A	1	792.11708	A	1
792.11431	A	1	792.11709	A	1
792.11432	A	1	792.11801	A	1
792.11433	A	1	792.11802	A	1
792.11501	A	1	792.11803	A	1
792.11502	A	1	792.11901	A	1
792.11503	A	1	792.11902	A	1
792.11504	A	1	792.11903	A	1
792.11505	A	1			
792.11506	A	1			
792.11507	A	1			
792.11508	A	1			
792.11509	A	1			
792.11510	A	1			
792.11511	A	1			
792.11512	A	1			
792.11513	A	1			
792.11514	A	1			
792.11515	A	1			
792.11516	A	1			
792.11517	A	1			
792.11601	A	1			
792.11602	A	1			
792.11603	A	1			
792.11604	A	1			
792.11605	A	1			

(\* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)





---

**CUMULATIVE  
INDEX**

---

**A**

**ARGICULTURE AND RURAL DEVELOPMENT, DEPARTMENT OF  
Repeal**

Regulation No 900 Hearing Procedures (2015-3)

Michigan Commercial Feed Law (2015-13)

**ATTORNEY GENERAL, DEPARTMENT OF  
Opinions**

Payment restrictions on purchases of scrap metal

OAG Opinion No. 7281 (2015-6)

Payment for transporting agricultural commodities

OAG Opinion No. 7282 (2015-6)

Payment of interest with future revenues of profits

OAG Opinion No. 7283 (2015-9)

Assessment of fees on motor vehicles insured in state

OAG Opinion No. 7284 (2015-10)

Building official as employee of governmental subdivision

OAG Opinion No. 7285 (2015-12)

**C**

**CORRECTIONS, DEPARTMENT OF  
General Rules (2015-17)**

**E**

**EXECUTIVE OFFICE**

**Executive Reorganization**

No. 1 (2015-1)  
No. 2 (2015-2)  
No. 3 (2015-2)  
No. 4 (2015-2)  
No. 5 (2015-3)  
No. 6 (2015-3)  
No. 7 (2015-3)  
No. 8 (2015-4)  
No. 9 (2015-5)  
No. 10 (2015-6)  
No. 11 (2015-6)  
No. 12 (2015-17)

**EDUCATION, DEPARTMENT OF**

Youth Employment Standards (2015-5)

**ENVIRONMENTAL QUALITY, DEPARTMENT OF**

**Corrections**

Oil and Gas Operations (2015-15)

Inland Lakes and Streams (2015-5)

Oil and Gas Operations (2015-5)

Part 4 Emission Limitations and Prohibitions – Sulfur Bearing Compounds (2015-5\*)

Part 9. Emission Limitations and Prohibitions – Miscellaneous (2015-11)

Site Reclamation Grant/Loan Program (2015-14)

Solid Waste Management (2015-5)

**H**

**HEALTH AND HUMAN SERVICES, DEPARTMENT OF**

**Certificate of Need Review**

Hospital Beds (2015-6)

Nursing Home and Hospital Long Term Care Unit (HLTCU) Beds (2015-6)

**Corrections**

Interstate Compact on the Placement of Children (2015-9)

**Repeal**

Repeal PA 368 of 1978 Cancer Reporting (2015-15)

Repeal PA 368 of 1978 Family Planning Services (2015-16)

Repeal PA 124 of 1979 (2015-17)

Blood Lead Analysis Reporting (2015-9)

Child Caring Institution (2015-9)

Child Placing Agencies (2015-17)

Crime Victims (2015-7\*)

Interstate Compact on the Placement of Children (2015-9)  
State Emergency Relief Program (2015-9)

**I**

**INSURANCE AND FINANCE, DEPARTMENT OF**  
Captive Insurance Company Rules (2015-12)

**L**

**LICENSING AND REGULATORY AFFAIRS, DEPARTMENT OF**  
**Corrections**

Hearing and Appeal Practice (2015-11)  
Michigan Medical Marihuana (2015-1)  
Part 11 Recording and Reporting of Occupational Injuries and Illnesses (2015-11)  
Payment of Wages and fringe Benefits (2015-1)  
Proprietary Schools (2015-10)  
Uniform System of Accounts for Major and Nonmajor Electric Utilities (2015-11)  
Uniform System of Accounts for Major and Nonmajor Gas Utilities (2015-11)

**Adopted Guideline**

Guideline Applicable to Documents Filed Electronically (2015-17)

**Proposed Guideline**

Guideline Applicable to Documents Filed Electronically (2015-12)

**Repeal**

Repeal PA 440 of 1976 (2015-5)

Administrative Appellate Procedures (2015-1)  
Advertising Adjacent to Highways – Hearings (2015-1)  
Administrator Certification Hearings (2015-1)  
Administrative Hearings for the Suspension and Revocation of Michigan Teaching Certificates and School Administrators Certificates (2015-1)  
Board of Pharmacy – Public Participation at Open Board Meetings (2015-5)  
Board of Pharmacy – Radiopharmaceuticals (2015-5)  
Certificate of Need Hearing Procedures (2015-1)  
Community Status; Eligibility Criteria (2015-1)  
Construction Code - Part 5 Residential Code (2015-8\*)  
Construction Code - Part 10 Michigan Energy Code (2015-8\*)  
Contested Case and Declaratory Ruling Procedures (2015-1)  
Disciplinary Proceedings (2015-1)  
Driveway, Banners, and Parades on and Over Highways (2015-1)  
Due Process Procedures for Special Education Hearings (2015-1)  
Emergency 9 1 1 Services Multiline Telephone Systems (2015-12)  
General Rules (2015-1)  
Hearings, Appeals, and Declaratory Rulings (2015-1)  
Hearings Emergency Medical Services Personnel Licensing (2015-1)  
Hearings on Traffic Control Orders (2015-1)

Ionizing Radiation Rules Governing the Use of Radiation Machines (2015-15\*)  
Judges Retirement – General Hearing Rules (2015-1)  
Michigan Administrative Hearing System Uniform Hearing Rules (2015-1)  
Michigan Medical Marihuana (2015-1)  
MSA Provider Hearings (2015-1)  
Part 1 General Rules (2015-1)  
Part 1 General Rules CS (2015-4) (2015-14\*)  
Part 8. Electrical Code CS (2015-12)  
Part 11 Recording and Reporting of Occupational Injuries and Illnesses (2015-10)  
Part 6 Fire Exits GI (2015-8)  
Part 7. Disciplinary Proceedings (2015-1)  
Part 7. Welding and Cutting CS (2015-4) (2015-14\*)  
Part 15. Excavators, Hoists, Elevators, Helicopters, and Conveyors CS (2015-14\*)  
Part 16 Power Transmission and Distribution CS (2015-10) (2015-14\*)  
Part 18 Fire protection and Prevention CS (2015-7)  
Part 27 Blasting and Use of Explosive CS (2015-7)  
Part 33 Personal Protective Equipment GI (2015-10)  
Part 35. Confined Space in Construction CS (2015-14\*)  
Part 39 Design Safety Standards for Electrical Systems GI (2015-9)  
Part 40 Safety Related Word Practices GI (2015-7)  
Part 45 Die Casting GI (2015-10)  
Part 45 Fall Protection CS (2015-7)  
Part 50 Telecommunications GI (2015-8)  
Part 55 Explosives and Blasting Agents GI (2015-8)  
Part 56 Storage and Handling of Liquefied Petroleum Gases GI (2015-8)  
Part 59 Helicopters GI (2015-7)  
Part 62 Plastic Molding GI (2015-7)  
Part 73 Fire Brigades GI (2015-10)  
Part 74. Fire Fighting GI (2015-15\*)  
Part 78 Storage and Handling of Anhydrous Ammonia GI (2015-8)  
Part 86 Electric Power Generation, Transmission, and Distribution GI (2015-9)  
Part 303 Methylenedianiline (MDA) OH (2015-7)  
Part 304 Ethylene Oxide OH (2015-4)  
Part 306 Formaldehyde OH (2015-8)  
Part 307 Acrylonitrile OH (2015-4)  
Part 310 Lead in General Industry OH (2015-4)  
Part 474 Sanitation OH (2015-4)  
Part 509 Illumination OH (2015-10)  
Part 510 Illumination OH (2015-10)  
Part 529. Welding, Cutting, and Brazing OC (2015-14\*)  
Pharmacy – Controlled Substances (2015-11\*)  
Pharmacy Technicians (2015-11\*) (2015-12\*)  
Practice and procedure Before the Commission (2015-1)  
Physical Therapy – General Rules (2015-17)  
Psychology – General Rules (2015-17)  
Public School Retirement – General Hearing Rules (2015-1)  
Real Estate Appraisers – General Rules (2015-5)  
Relocation Assistance (2015-1)

Speech Language Pathology – General Rules (2015-11\*)  
State Employees Retirement Board (2015-1)  
State Employees Retirement Board - General Rules (2015-1)  
State Police Retirement – General Hearing Rules (2015-1)  
Teacher Certification Code (2015-1)  
Unbundled Network Element and Local Interconnection Services (2015-16\*)  
Veterinary Technician Licensure (2015-11\*)  
Wage and Fringe Benefit Hearings (2015-1)  
Workers' Compensation health Care Services (2015-17)

**N**

**NATURAL RESOURCES, DEPARTMENT OF**

Open and Prescribed Burning (2015-12)  
Watercraft Rented to Public (2015-17)

**S**

**STATE POLICE, DEPARTMENT OF**

State Assistance to Counties and Municipalities (2015-9)

**T**

**TREASURY, DEPARTMENT OF  
Corrections**

Audit Standards for Exams. Under the UUPA (2015-9)

---

**ADMINISTRATIVE RULES  
ENROLLED SENATE AND HOUSE BILLS  
SIGNED INTO LAW OR VETOED  
(2015 SESSION)**

---

*Mich. Const. Art. IV, §33 provides: “Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated.”*

*Mich. Const. Art. IV, §27, further provides: “No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house.”*

*MCL 24.208 states in part:*

*“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:*

\* \* \*

*(b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.*

*(c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.”*

# 2015 Michigan Public Acts Table

Legislative Service Bureau  
Legal Division, Statutory Compiling and Law Publications Unit  
124 W. Allegan, Lansing, MI 48909

July 28, 2015  
Through PA 130 of 2015

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
1		0044	Yes	2/19	2/20	5/21/15 #	<b>Elections; primary</b> ; presidential primary election date; revise. ( <b>Sen. D. Robertson</b> )
2		0045	Yes	2/19	2/20	5/21/15 #	<b>Elections; primary</b> ; presidential primary election date; revise. ( <b>Sen. D. Robertson</b> )
3		0034	Yes	3/4	3/4	3/4/15	<b>Weapons; licensing</b> ; concealed pistol licensing boards; eliminate, and transfer duties to the department of state police and county clerks. ( <b>Sen. M. Green</b> )
4		0035	Yes	3/4	3/4	10/1/15 #	<b>Criminal procedure</b> ; sentencing guidelines; reference in sentencing guidelines; update. ( <b>Sen. M. Green</b> )
5	4110		Yes	3/10	3/10	3/10/15	<b>Appropriations; supplemental</b> ; omnibus school aid supplemental adjusting certain appropriations and fund sources; provide for. ( <b>Rep. A. Pscholka</b> )
6	4112		Yes	3/10	3/10	3/10/15	<b>Appropriations; zero budget</b> ; supplemental appropriations; provide for fiscal year 2014-2015. ( <b>Rep. A. Pscholka</b> )
7	4078		Yes	3/17	3/17	3/17/15	<b>Appropriations; capital outlay</b> ; Michigan natural resources trust fund; provide appropriations. ( <b>Rep. J. Bumstead</b> )

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
8		0137	Yes	4/1	4/1	4/1/15	<b>Insurance; health insurers;</b> amount of autism coverage fund revenues to be expended for university autism programs and autism family assistance services; increase. <b>(Sen. D. Hildenbrand)</b>
9		0138	Yes	4/1	4/1	6/30/15	<b>Crime victims; rights;</b> distribution of crime victim's rights funds; modify. <b>(Sen. D. Hildenbrand)</b>
10	4051		Yes	4/9	4/9	4/9/15	<b>Taxation; administration;</b> disclosure of certain tax-exempt property; provide for. <b>(Rep. J. Farrington)</b>
11		0042	Yes	4/9	4/9	4/9/15	<b>Vehicles; driver training;</b> certain requirements applicable to commercial learner's permit; amend to comply with federal regulations. <b>(Sen. T. Casperson)</b>
12		0054	Yes	4/14	4/14	7/13/15	<b>Natural resources; hunting;</b> use of unmanned vehicles or devices to interfere with or harass another individual who is hunting or fishing; prohibit. <b>(Sen. T. Casperson)</b>
13		0055	Yes	4/14	4/14	7/13/15 #	<b>Natural resources; hunting;</b> use of unmanned vehicles or device for taking game or fish; prohibit. <b>(Sen. P. Pavlov)</b>
14	4119		Yes	4/14	4/14	4/14/15 #	<b>Civil procedure; garnishment;</b> garnishment of periodic payments; revise procedure. <b>(Rep. D. Garcia)</b>
15	4120		Yes	4/14	4/14	9/30/15 #	<b>Labor; fair employment practices;</b> deductions from wages without written consent of employee; include certain reimbursements related to garnishment. <b>(Rep. M. McCready)</b>
16		0053	Yes	4/14	4/14	7/13/15	<b>Weapons; firearms;</b> exemption for retired federal law enforcement officers to carry a concealed pistol in pistol-free zones; provide for. <b>(Sen. R. Jones)</b>

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.



## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
17		0160	Yes	4/22	4/22	4/22/15	<b>Cities; home rule</b> ; provision regarding financial recovery bonds; modify. ( <b>Sen. D. Booher</b> )
18		0018	Yes	4/29	4/29	4/29/15 #	<b>Property; conveyances</b> ; certain land in Calhoun County; provide for conveyance after obtaining from United States. ( <b>Sen. M. Nofs</b> )
19		0019	Yes	4/29	4/29	4/29/15 #	<b>Property tax; assessments</b> ; definition of transfer of ownership; exclude certain transfers. ( <b>Sen. M. Nofs</b> )
20		0012	Yes	5/5	5/5	5/5/15	<b>Retirement; state employees</b> ; retired state employees to contract with department of attorney general in litigation matters involving this state; allow under certain circumstances without losing retirement allowance. ( <b>Sen. R. Jones</b> )
21	4151		Yes	5/12	5/12	5/12/15 #	<b>Weapons; firearms</b> ; 1959 PA 186; repeal. ( <b>Rep. P. Pettalia</b> )
22	4152		Yes	5/12	5/12	7/1/15 #	<b>Weapons; firearms</b> ; definition of firearm in MCL 8.3t; modify. ( <b>Rep. J. Sheppard</b> )
23	4153		Yes	5/12	5/12	7/1/15 #	<b>Weapons; firearms</b> ; definition of firearm in MCL 752.841; modify. ( <b>Rep. R. Franz</b> )
24	4154		Yes	5/12	5/12	7/1/15 #	<b>Weapons; firearms</b> ; definition of firearm in the natural resources and environmental protection act; modify. ( <b>Rep. B. Roberts</b> )
25	4156		Yes	5/12	5/12	7/1/15 #	<b>Weapons; firearms</b> ; definition of firearm in 1927 PA 372; modify. ( <b>Rep. T. Barrett</b> )

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
26	4155		Yes	5/12	5/12	7/1/15 #	<b>Weapons; firearms;</b> definition of firearm in the Michigan penal code; modify. <b>(Rep. T. Cole)</b>
27	4160		Yes	5/12	5/12	8/10/15 #	<b>Weapons; other;</b> brandishing a firearm; exempt certain actions. <b>(Rep. J. Johnson)</b>
28	4161		Yes	5/12	5/12	8/10/15 #	<b>Weapons; other;</b> definition of brandish; provide for. <b>(Rep. H. Hughes)</b>
29		0085	Yes	5/12	5/12	8/10/15	<b>Weapons; firearms;</b> definition of pneumatic guns; provide for, and prohibit certain regulations by local units of government. <b>(Sen. D. Hildenbrand)</b>
30		0099	Yes	5/18	5/18	5/18/15	<b>Highways; name;</b> portion of business loop I-94; designate as the "Detective LaVern S. Brann Memorial Highway". <b>(Sen. M. Nofs)</b>
31	4069		Yes	5/20	5/20	8/18/15	<b>Criminal procedure; youthful trainees;</b> eligibility criteria for youthful trainee program; modify. <b>(Rep. H. Santana)</b>
32	4135		Yes	5/20	5/20	8/18/15	<b>Criminal procedure; youthful trainees;</b> revocation of trainee status under Holmes youthful trainee act for committing certain subsequent crimes; provide for. <b>(Rep. K. Heise)</b>
33	4169		Yes	5/20	5/20	8/18/15	<b>Criminal procedure; sentencing;</b> option of placing individual in prison under the Holmes youthful trainee act; eliminate. <b>(Rep. M. Hovey-Wright)</b>
34	4162		Yes	5/21	5/21	8/19/15 #	<b>Occupations; individual licensing and regulation;</b> requirement for installation and repair of elevators by elevator journeymen; modify for installation and repair of residential lifts. <b>(Rep. A. Nesbitt)</b>

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
35	4163		Yes	5/21	5/21	8/19/15 #	<b>Occupations</b> ; individual licensing and regulation; licensing of residential lift contractors; create as class of elevator contractors. (Rep. A. Pscholka)
36	4038		Yes	5/21	5/21	8/19/15	<b>Housing</b> ; landlord and tenants; demand for payment of rent or possession of premises; allow by electronic mail. (Rep. A. Forlini)
37	4076		Yes	5/21	5/21	5/21/15	<b>Weapons</b> ; firearms; reference to certain repealed definition in the penal code; eliminate. (Rep. B. Rendon)
38		0052	Yes	5/21	5/21	8/19/15	<b>Veterans</b> ; other; veterans welcome home act; replace reference to "department of labor and economic growth" with "Michigan veterans affairs agency". (Sen. J. Stamas)
39	4075		Yes	6/1	6/1	6/1/15	<b>Records</b> ; public; transcripts and abstracts of records act; clarify fee for electronic copies. (Rep. B. Rendon)
40	4054		Yes	6/3	6/3	9/1/15	<b>Mobile homes</b> ; other; health and safety violations; provide for remedies and require posting of financial assurance. (Rep. A. Schor)
41	4017		Yes	6/3	6/3	6/3/15	<b>Food</b> ; other; persons donating food to nonprofit organizations or corporations that distribute donated food; provide immunity for. (Rep. J. Farrington)
42		0139	Yes	6/3	6/3	9/1/15	<b>Education</b> ; other; certain fund-raising activities during school hours; allow. (Sen. P. Colbeck)
43		0329	Yes	6/5	6/5	6/5/15	<b>Elections</b> ; election officials; modifying the nominating petition filing deadline for candidates for city offices; authorize under certain circumstances and add certain election accountability provisions. (Sen. J. Ananich)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
44	4060		Yes	6/8	6/9	9/7/15	<b>Higher education</b> ; state universities; acceptance of an American council on education transcript; allow, and clarify transferable credits. (Rep. H. Hughes)
45		0221	Yes	6/8	6/9	6/9/15	<b>Higher education</b> ; education programs; participation in interstate compacts or agreements concerning distance education; regulate. (Sen. T. Schuitmaker)
46		0086	Yes	6/8	6/9	6/9/15	<b>State financing and management</b> ; bonds; issuance of certain types of bonds; extend sunset. (Sen. J. Brandenburg)
47		0271	Yes	6/8	6/9	6/9/15	<b>Liquor</b> ; licenses; sale of unlimited quantity of alcoholic liquor at a specific price at a private function; allow, and regulate price of 2 or more drinks sold to an individual. (Sen. W. Schmidt)
48		0196	Yes	6/8	6/9	9/7/15	<b>Vehicles</b> ; other; issuance of salvage or scrap certificate of title to insurance company; allow under certain circumstances and make other revisions. (Sen. T. Casperson)
49	4467		Yes	6/9	6/9	6/9/15	<b>Corrections</b> ; other; use of certain privately owned correctional facility to house certain adult inmates; allow. (Rep. J. Bumstead)
50	4071		Yes	6/8	6/9	9/7/15 #	<b>Family law</b> ; child custody; requirement to file motion for change of custody or parenting time order when parent is called to active military duty; modify. (Rep. T. Barrett)
51	4482		Yes	6/8	6/9	9/7/15 #	<b>Family law</b> ; child custody; requirement to file motion for change of custody or parenting time order when parent is called to active military duty; modify. (Rep. K. Kesto)
52		0009	Yes	6/8	6/9	9/7/15 #	<b>Family law</b> ; child custody; requirement to file motion for change of custody order when parent is called to active military duty; modify. (Sen. R. Jones)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date		SUBJECT
	HB	SB						
53	4188		Yes	6/11	6/11	9/9/15	#	<b>Children; adoption;</b> objection to placements by child placing agency based on religious or moral convictions; allow. (Rep. A. LaFontaine)
54	4189		Yes	6/11	6/11	9/9/15	#	<b>Children; adoption;</b> objection to placements by child placing agency based on religious or moral convictions; allow. (Rep. H. Santana)
55	4190		Yes	6/11	6/11	9/9/15	#	<b>Children; adoption;</b> licensure of child placing agency that objects to placements on religious or moral grounds; allow. (Rep. E. Leutheuser)
56	4041		Yes	6/10	6/11	6/11/15		<b>Human services; services or financial assistance;</b> family independence assistance program group's compliance with compulsory school attendance; require in order to receive assistance. (Rep. A. Pscholka)
57	4404		Yes	6/10	6/11	10/1/15		<b>Employment security; funds;</b> use of contingent funds for workforce training programs; allow. (Rep. L. Inman)
58	4409		Yes	6/10	6/11	10/1/15		<b>Human services; services or financial assistance;</b> families leaving family independence programs due to no longer meeting financial eligibility; eliminate monthly payment. (Rep. E. Poleski)
59	4444		Yes	6/10	6/11	10/1/15		<b>Mental health; code;</b> certain fees under the mental health code; modify, and provide other general amendments. (Rep. C. Afendoulis)
60	4449		Yes	6/10	6/11	10/1/15		<b>Environmental protection; air pollution;</b> air emission fees; modify. (Rep. R. Victory)
61	4470		Yes	6/9	6/11	10/1/15		<b>Food; other;</b> certain MDARD fees; increase. (Rep. J. Hoadley)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
62	4363		Yes	6/10	6/11	10/1/15	<b>Occupations</b> ; <i>mechanical contractors</i> ; certain fees under the Forbes mechanical contractors act; modify. (Rep. H. Santana)
63	4382		Yes	6/10	6/11	10/1/15	<b>Occupations</b> ; <i>electricians</i> ; certain fees under the electrical administrative act; modify. (Rep. C. Afendoulis)
64	4383		Yes	6/10	6/11	10/1/15	<b>Occupations</b> ; <i>inspectors</i> ; building officials, inspectors, and plan reviewers; modify fees. (Rep. C. Afendoulis)
65	4384		Yes	6/10	6/11	10/1/15	<b>Businesses</b> ; <i>nonprofit corporations</i> ; annual report fees under the nonprofit corporation act; modify. (Rep. C. Afendoulis)
66	4397		Yes	6/10	6/11	10/1/15	<b>Businesses</b> ; <i>business corporations</i> ; annual report fees under the business corporation act; modify. (Rep. G. Darany)
67	4398		Yes	6/10	6/11	10/1/15	<b>Trade</b> ; <i>securities</i> ; certain fees under the uniform securities act; modify. (Rep. R. Kosowski)
68	4399		Yes	6/10	6/11	10/1/15	<b>Businesses</b> ; <i>limited liability companies</i> ; annual statement fees under the Michigan limited liability company act; modify. (Rep. L. Love)
69	4400		Yes	6/10	6/11	6/11/15	<b>Agriculture</b> ; <i>animals</i> ; licensing fees related to livestock operators; extend sunset. (Rep. N. Jenkins)
70	4439		Yes	6/10	6/11	10/1/15	<b>Vehicles</b> ; <i>title</i> ; tire disposal surcharge; earmark to the solid waste management fund and extend sunset. (Rep. R. Victory)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
71	4443		Yes	6/10	6/11	10/1/15	<b>Law enforcement; fingerprinting;</b> fees charged for fingerprinting and criminal record check; modify sunset. (Rep. A. Miller)
72	4445		Yes	6/10	6/11	10/1/15	<b>Traffic control; other;</b> disposition of commercial look-up service fees; extend sunset. (Rep. A. Pscholka)
73	4446		Yes	6/10	6/11	10/1/15	<b>Traffic control; other;</b> disposition of commercial look-up service fees; extend sunset. (Rep. A. Pscholka)
74	4364		Yes	6/10	6/11	10/1/15	<b>Occupations; plumbers;</b> certain fees under the state plumbing act; modify. (Rep. H. Santana)
75	4381		Yes	6/10	6/11	10/1/15	<b>Occupations; licensing fees;</b> occupational code fees under state license fee act; modify. (Rep. C. Afendoulis)
76	4448		Yes	6/10	6/11	10/1/15	<b>Natural resources; inland lakes;</b> inland lakes and streams application fees; modify. (Rep. R. Victory)
77	4568		Yes	6/10	6/11	10/1/15	<b>Traffic control; other;</b> disposition of commercial look-up service fees; extend sunset. (Rep. A. Pscholka)
78	4569		Yes	6/10	6/11	10/1/15	<b>Vehicles; registration;</b> vehicle registration tax credited to transportation administration collection fund; extend sunset. (Rep. A. Pscholka)
79		0100	No	6/16	6/16	**	<b>Taxation; administration;</b> prepayment of tax, penalty, and interest requirement as a prerequisite to filing a case regarding the assessment of tax in the Michigan court of claims; eliminate. (Sen. J. Brandenburg)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
80		0304	Yes	6/16	6/16	6/16/15	<b>Occupations</b> ; junk and secondhand dealers; payment requirements for certain scrap metal purchase transactions; modify. ( <i>Sen. M. Kowall</i> )
81	4434		Yes	6/16	6/16	10/1/15	<b>Human services</b> ; county services; sunset on certain administrative rate changes to foster care services; eliminate, and make subject to appropriation. ( <i>Rep. E. Poleski</i> )
82	4441		Yes	6/16	6/16	10/1/15	<b>Environmental protection</b> ; other; water pollution, solid waste, and recycling fees and sewerage expedited review process; extend sunset. ( <i>Rep. S. Roberts</i> )
83	4451		Yes	6/16	6/16	10/1/15	<b>Agriculture</b> ; other; feed law; provide general amendments. ( <i>Rep. N. Jenkins</i> )
84		0133	Yes	6/17	6/17	6/17/15 +	<b>Appropriations</b> ; zero budget; omnibus budget appropriations bill; provide for. ( <i>Sen. D. Hildenbrand</i> )
85	4115		Yes	6/17	6/17	6/17/15	<b>Appropriations</b> ; zero budget; fiscal year 2015-2016 omnibus appropriations for school aid, higher education, and community colleges; provide for. ( <i>Rep. A. Pscholka</i> )
86	4101		Yes	6/23	6/23	6/23/15	<b>Appropriations</b> ; zero budget; supplemental appropriations; provide for fiscal year 2014-2015. ( <i>Rep. A. Pscholka</i> )
87	4175		Yes	6/23	6/23	9/21/15	<b>Torts</b> ; liability; liability of persons under equine activity liability act; limit to willful or wanton acts under certain circumstances. ( <i>Rep. J. Johnson</i> )
88	4245		Yes	6/23	6/23	9/21/15	<b>Occupations</b> ; inspectors; registration as a building official, plan reviewer, or inspector; eliminate employment with governmental subdivision as a requirement for and change renewal dates. ( <i>Rep. A. Forlini</i> )

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.



## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
89	4203		Yes	6/25	6/25	6/25/15 #	<b>Businesses; nonprofit corporations;</b> reference to "crippled children" in trustee corporation law; revise to "children and youth with special health care needs". (Rep. M. Callton)
90	4204		Yes	6/25	6/25	6/25/15 #	<b>Human services; children's services;</b> reference to "crippled children"; revise to "children and youth with special health care needs". (Rep. J. Graves)
91	4205		Yes	6/25	6/25	6/25/15	<b>Health; children;</b> reference to "crippled children"; revise to "children and youth with special health care needs" and change the date on licensing pharmacy technicians. (Rep. A. Schor)
92		0112	Yes	6/25	6/25	6/25/15 #	<b>Records; health;</b> reference to "crippled children"; revise to "children and youth with special health care needs". (Sen. C. Hertel)
93		0113	Yes	6/25	6/25	6/25/15 #	<b>Human services; children's services;</b> reference to "crippled children"; revise to "children and youth with special health care needs". (Sen. J. Marleau)
94		0114	Yes	6/25	6/25	6/25/15 #	<b>Children; child care;</b> reference to "crippled children"; revise to "children and youth with special health care needs". (Sen. M. O'Brien)
95	4468		Yes	6/30	6/30	6/30/15	<b>Aeronautics; airport authority;</b> regional airport authority; allow to be created. (Rep. R. VerHeulen)
96	4496		Yes	6/29	6/30	6/30/15	<b>State financing and management; bonds;</b> qualifying refunding bonds; provide for a school district to recalculate its millage levy. (Rep. R. Victory)
97	4497		Yes	6/29	6/30	6/30/15	<b>State financing and management; bonds;</b> qualification of refunding bonds; revise for schools that will not meet their final mandatory repayment date. (Rep. R. Victory)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
98	4271		Yes	6/29	6/30	9/28/15 #	<b>Elections; scheduling;</b> February regular election date; eliminate. (Rep. L. Lyons)
99	4276		Yes	6/29	6/30	9/28/15 #	<b>Elections; scheduling;</b> February regular election date; eliminate. (Rep. L. Lyons)
100	4272		Yes	6/29	6/30	9/28/15 #	<b>Elections; scheduling;</b> February regular election date; eliminate. (Rep. D. Lauwers)
101	4273		Yes	6/29	6/30	9/28/15 #	<b>Elections; scheduling;</b> February regular election date; eliminate. (Rep. K. Heise)
102	4274		Yes	6/29	6/30	9/28/15 #	<b>Elections; scheduling;</b> February regular election date; eliminate. (Rep. K. Kesto)
103	4385		Yes	6/29	6/30	9/28/15 #	<b>Elections; scheduling;</b> February regular election date; eliminate. (Rep. B. Jacobsen)
104	4447		Yes	6/30	6/30	10/1/15	<b>Health facilities; other;</b> certain fees under the public health code; modify, and provide other general amendments. (Rep. A. Pscholka)
105	4052		Yes	6/30	6/30	6/30/15	<b>Labor; benefits;</b> mandatory wage, benefit, leave time scheduling, training, or application information requirements; prohibit local units of government from establishing for employers. (Rep. E. Poleski)
106	4457		Yes	6/30	6/30	9/28/15	<b>Children; adoption;</b> adoption registry fee; eliminate. (Rep. J. Runestad)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
107		0217	Yes	6/30	6/30	6/30/15	<b>Property tax; classification;</b> reference to qualified forest in qualified agriculture definition; remove. ( <b>Sen. D. Booher</b> )
108		0108	Yes	6/30	6/30	6/30/15	<b>Libraries; district;</b> district library establishment act; modify. ( <b>Sen. D. Zorn</b> )
109	4325		Yes	7/7	7/7	7/7/15 #	<b>Education; school districts;</b> reporting of budgetary assumptions and certain periodic financial status reports; require as part of early warning system. ( <b>Rep. E. Poleski</b> )
110	4326		Yes	7/7	7/7	7/7/15	<b>Education; financing;</b> preliminary review to determine the existence of probable financial stress in school districts; require under certain conditions and modify the state financial authority for certain school districts. ( <b>Rep. E. Poleski</b> )
111	4327		Yes	7/7	7/7	7/7/15 #	<b>Education; school districts;</b> enhanced deficit elimination plans; provide. ( <b>Rep. A. Pscholka</b> )
112	4328		Yes	7/7	7/7	7/7/15 #	<b>School aid; other;</b> deficit elimination plan requirement; revise. ( <b>Rep. L. Lyons</b> )
113	4329		Yes	7/7	7/7	7/7/15 #	<b>Education; financing;</b> school district placement under control of an emergency manager for failure to comply with enhanced deficit elimination plan; provide for. ( <b>Rep. P. Somerville</b> )
114	4330		Yes	7/7	7/7	7/7/15 #	<b>School aid; payments;</b> reference to deficit elimination plan compliance in school aid act; update, include enhanced deficit elimination plans, and revise other reporting requirements. ( <b>Rep. T. Kelly</b> )
115	4331		Yes	7/7	7/7	7/7/15 #	<b>Local government; financing;</b> emergency municipal loan act; increase cap on emergency loans. ( <b>Rep. B. Jacobsen</b> )

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

## 2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
116	4332		Yes	7/7	7/7	7/7/15	<b>State financing and management</b> ; funds; surplus funds for certain emergency loans; modify. (Rep. D. Garcia)
117	4122		Yes	7/9	7/10	7/10/15	<b>Taxation</b> ; administration; film credits; sunset. (Rep. D. Lauwers)
118	4391		Yes	7/9	7/10	10/1/15	<b>Agriculture</b> ; pesticides; fertilizer fees; revise to provide regulatory support and research. (Rep. D. Lauwers)
119	4553		Yes	7/9	7/10	7/10/15	<b>Property tax</b> ; exemptions; general property tax act; modify filing deadlines, exemptions, and requirements. (Rep. D. Maturen)
120	4554		Yes	7/9	7/10	7/10/15	<b>Property tax</b> ; special assessments; state essential services assessment; modify certain definitions, dates, and filing requirements and provide for other general amendments. (Rep. D. Maturen)
121	4555		Yes	7/9	7/10	7/10/15	<b>Property tax</b> ; special assessments; alternative state essential services assessment; modify certain definitions, dates, and filing requirements and provide for other general amendments. (Rep. K. Yonker)
122	4556		Yes	7/9	7/10	7/10/15	<b>Local government</b> ; other; distribution of local community stabilization authority act share revenues; modify. (Rep. K. Yonker)
123	4557		Yes	7/9	7/10	7/10/15	<b>Economic development</b> ; plant rehabilitation; plant rehabilitation act; modify certain exemptions. (Rep. J. Townsend)
124	4558		Yes	7/9	7/10	7/10/15	<b>Use tax</b> ; rate; local community stabilization share tax rate; modify. (Rep. J. Townsend)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
125	4226		Yes	7/15	7/15	7/15/15	<b>Economic development</b> ; economic development corporations; certified technology park distinct geographic areas; increase. (Rep. D. Garcia)
126		0165	Yes	7/15	7/15	7/15/15 #	<b>Vehicles</b> ; other; commercial quadricycles; allow to serve alcohol under certain circumstances and make other revisions to Michigan vehicle code. (Sen. W. Schmidt)
127		0166	Yes	7/15	7/15	7/15/15 #	<b>Vehicles</b> ; other; commercial quadricycle; define, and exclude from definition of "motor vehicle". (Sen. T. Casperson)
128	4319		Yes	7/15	7/15	7/15/15	<b>Traffic control</b> ; traffic regulation; criteria for vehicles to proceed without stopping at inactive railroad track grade crossings; amend. (Rep. A. Nesbitt)
129	4320		Yes	7/15	7/15	7/15/15	<b>Transportation</b> ; school vehicles; requirement for driver of school bus to stop at certain railroad track grade crossings; revise. (Rep. A. Nesbitt)
130		0069	Yes	7/22	7/22	7/22/15	<b>Higher education</b> ; community colleges; job training programs; revise sunset provision for new training agreements and clarify definition of new job. (Sen. D. Booher)

\* - I.E. means Legislature voted to give the Act immediate effect.

\*\* - Act takes effect on the 91st day after sine die adjournment of the Legislature.

\*\*\* - See Act for applicable effective date.

+ - Line item veto.

++ - Pocket veto.

# - Tie bar.